## **ENVIRONMENTAL**



### **GUIDANCE**

# PUBLIC PARTICIPATION IN ENVIRONMENTAL RESTORATION ACTIVITIES



U.S. DEPARTMENT OF ENERGY OFFICE OF ENVIRONMENTAL GUIDANCE RCRA/CERCLA DIVISION EH-231

**NOVEMBER 1991** 

# memorandum

DATE: November 19, 1991

REPLY TO ATTN OF:

EH-231

SUBJECT:

Environmental Guidance for Public Participation in Environmental Restoration

TO: Distribution

Attached is the finalized guidance document on "Public Participation in U.S. Department of Energy Environmental Restoration Activities" prepared by the Office of Environmental Guidance, RCRA/CERCLA Division, EH-231.

The purpose of this document is to provide guidance on complying with statutory and regulatory requirements in conducting an effective public participation program for environmental restoration activities under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) as amended by the Superfund Amendments and Reauthorization Act, and under the Resource Conservation and Recovery Act (RCRA) as amended by the Hazardous and Solid Waste Amendments. The attached document also summarizes guidance prepared by the Office of NEPA Oversight, EH-25, on public participation activities required under the National Environmental Policy Act (NEPA). This environmental guidance is directed to DOE Program and Field Offices with line management or oversight responsibilities for implementing public participation activities in support of DOE's environmental restoration program. Both technical and managerial personnel should find this guidance pertinent to understanding the correlation between regulatory requirements and programmatic processes in the conduct of public participation activities in DOE's environmental restoration program.

The guidance addresses existing statutory and regulatory requirements while recognizing the importance and appropriateness of going beyond specific but somewhat circumscribed public community relations provisions set forth in applicable laws and regulations in order to meet the public participation objectives of DOE's environmental restoration program. This guidance organizes public participation requirements and activities into three categories: current requirements, DOE and/or EPA supplemental guidance, and suggested additional activities. For clarification purposes, and in response to requests from the field, we have also developed detailed charts illustrating where specific public participation activities occur during the RCRA, CERCLA and NEPA processes.

This guidance document was prepared with extensive headquarters' and field element input through a series of workshops conducted in 1989, where a draft annotated outline was formulated, and through formal review of the draft guidance. The document was

closely coordinated with the Office of Environmental Restoration, EM-40, to ensure consistency with EM's developing public participation program. Input from EH-25, the Office of Public Affairs, PA-1, and the U.S. Environmental Protection Agency also has been incorporated into the final document.

If you have any questions concerning the attached guidance document, please contact Jane Powers of my RCRA/CERCLA Division at FTS 896-7301 or (202) 586-7301.

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# Public Participation in Environmental Restoration Activities



#### **NOVEMBER 1991**

Prepared by

U.S. DEPARTMENT OF ENERGY
OFFICE OF ENVIRONMENTAL GUIDANCE
RCRA/CERCLA DIVISION
(EH-231)
Washington, D.C.

Technical support by

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#### **ACKNOWLEDGMENTS**

Parts of this document are reproduced from the U.S. Department of Energy's Environmental Restoration and Waste Management Five-Year Plan, the U.S. Environmental Protection Agency's Community Relations in Superfund: A Handbook, and the U.S. Department of Energy Bonneville Power Administration's Public Involvement Guide.

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#### **ACRONYMS**

A list of the acronyms used throughout this document is provided below, along with the full name or term that the acronym represents. For terms associated with a specific environmental program, the program name is provided in parentheses.

CEQ Council on Environmental Quality (NEPA)

CERCLA Comprehensive Environmental Response, Compensation, and Liability Act of 1980

CFR Code of Federal Regulations

CMI Corrective Measures Implementation (RCRA)

CMS Corrective Measures Study (RCRA)

CP Office of Congressional and Intergovernmental Affairs

CRP Community Relations Plan (CERCLA)

DOE U.S. Department of Energy

EA Environmental Assessment (NEPA)

EH DOE Office of Environment, Safety and Health

EIS Environmental Impact Statement (NEPA)

EM DOE Office of Environmental Restoration and Waste Management

EPA U.S. Environmental Protection Agency

ES&H Environment, Safety and Health

FFA Federal Facility Agreement

FONSI Finding of No Significant Impact (NEPA)

FR Federal Register

FS Feasibility Study (CERCLA)

HSWA Hazardous and Solid Waste Amendments of 1984

IAG Interagency Agreement

NEPA National Environmental Policy Act of 1969

NOI Notice of Intent (NEPA)

NPL National Priorities List (CERCLA)

OSHA Occupational Safety and Health Administration

PA DOE Office of Public Affairs
PSO Program Secretarial Office

RCRA Resource Conservation and Recovery Act of 1976

RFA RCRA Facility Assessment (RCRA)
RFI RCRA Facility Investigation (RCRA)
RI Remedial Investigation (CERCLA)

RL DOE Richland Field Office

ROD Record of Decision (CERCLA and NEPA)

SARA Superfund Amendments and Reauthorization Act of 1986

SEN Secretary of Energy Notice

TAG Technical Assistance Grants (CERCLA)

#### 1.0 USING THIS DOCUMENT

The U.S. Department of Energy (DOE) is issuing this document, entitled Guidance on Public Participation for U.S. Department of Energy Environmental Restoration Activities, to summarize policy and provide guidance for public participation in environmental restoration activities at DOE Headquarters, Field Offices, facilities, and laboratories. While the Office of Environmental Restoration and Waste Management (EM) has environmental restoration responsibility for the majority of DOE sites and facilities, other DOE Project Offices have similar responsibilities at their sites and facilities. This guidance is applicable to all environmental restoration activities conducted by or for DOE under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA); the Resource Conservation and Recovery Act of 1976 (RCRA) as amended by the Hazardous and Solid Waste Amendments of 1984 (HSWA) (corrective actions only); and the National Environmental Policy Act of 1969 (NEPA). This guidance also is applicable to CERCLA remedial action programs under the Uranium Mill Tailings Radiation Control Act of 1978 and the Formerly Utilized Sites Remedial Action Program, where DOE is the designated lead.

The primary objectives of this guidance document are as follows:

- · acclimate DOE staff to a changing culture that emphasizes the importance of public participation activities
- provide direction on implementing these public participation activities
- provide consistent guidance for all DOE Field Offices and facilities.

The purpose of this document is to provide guidance on conducting effective public participation activities for environmental restoration activities under CERCLA; RCRA corrective actions under sections 3004(u), 3004(v), and 3008(h); and NEPA public participation activities. This document does not address public participation activities required for bringing active and standby DOE facilities into compliance with environmental regulations and permits, nor does it address the public participation requirements of waste management activities needed for maintaining compliance with current environmental regulations or permits.

This document is an essential tool for DOE staff responsible for carrying out public participation activities during environmental restoration. Technical staff should review and become familiar with the guidance to facilitate the coordination of technical efforts and public participation activities. Managerial staff should use the guidance to understand the new direction of DOE regarding the exchange of information with the public, and the level of effort and resources needed to create effective and credible public participation programs. This document provides statutory and regulatory requirements related to public participation for restoration activities, summarizes DOE policy, and provides guidance on what types of public participation activities to conduct and when. It identifies the components of an effective public participation program, and what to look for in developing and conducting public participation activities.

Public participation is a team effort involving the collaboration of technical staff and management, as well as staff with special expertise in community relations activities. This guidance can help to coordinate the contributions of staff throughout DOE and ensure an effective public participation program.

Section 2.0 is an overview of DOE public participation policy and program structure for environmental activities. Section 3.0 describes the statutory public participation requirements. Section 4.0 discusses the public participation activities appropriate for each technical milestone of the environmental statutes. Section 4.0 includes the activities required by law and by DOE or U.S. Environmental Protection Agency (EPA) guidance, as well as suggested additional activities. Section 5.0 discusses some of the controversial issues and problems confronting DOE facility personnel every day and provides advice on approaches for addressing these issues.

There are three appendices in this document. Appendix A provides specific information on how to conduct public participation activities. Appendix B provides resources for public participation personnel at hazardous waste facilities. Appendix C lists references.

NOTE: Throughout the document, the DOE term used for all public or community-related activities is "public participation." "Public participation" is equivalent to the term "community relations" discussed in CERCLA and "public involvement" used in RCRA and NEPA. When referring to DOE activities, "public participation" is used for all activities; when referring to activities required by a specific environmental statute, the term in the statute is used.

#### 2.0 DOE PROGRAM OVERVIEW

As stated publicly on numerous occasions, and as testified to before the Congress, DOE views the cleanup and management of waste materials generated from DOE operations to be one of its most challenging problems. It is DOE's policy to ensure full compliance with the letter and spirit of environmental laws, regulations, and requirements. The fundamental goal is to ensure that risks to human health and safety and to the environment posed by DOE's past, present, and future operations are either eliminated or reduced to prescribed, safe levels. Central to achieving this cleanup goal is an effective public participation program. The purpose of this section is to 1) explain the philosophical framework for setting up a public participation program for DOE's environmental activities, including environmental restoration, 2) define public participation, 3) provide the regulatory framework of the applicable environmental statutes, 4) provide an organizational framework for managing a public participation program (both within DOE and among agencies), and 5) discuss the resources necessary to implement a successful public participation program.

#### 2.1 PHILOSOPHICAL AND HISTORICAL FRAMEWORK

The philosophical roots of public participation can be traced back to two basic principles of democracy: political equality and popular sovereignty. True political equality requires that all citizens have an equal opportunity to exert influence on public policies through political activity. Political equality allows for a wide spectrum of interests and values to influence policy decisions. Popular sovereignty refers to the idea that governments are created by their citizens and as such must respond to the desires of the citizens. A basic assumption of both principles is that citizens have the right and duty to influence the political decisions that affect them.

Over the last several decades, bureaucracies have increasingly become the instruments of government that most directly affect citizens. While bureaucracies are formally accountable to the legislature and elected executives, citizens have demanded more direct access to bureaucratic decision making. As an agency, DOE is relatively new to encouraging public participation in its affairs. DOE and its predecessor, the Energy Research and Development Administration, grew out of a strong Atomic Energy Commission culture devoted in large part to the national defense mission to produce nuclear materials for nuclear weapons. The classified nature of this work demanded secrecy, and the formal security engendered a policy to share information on a strict and narrowly defined need-to-know basis. It was not until passage of more stringent environmental laws, such as RCRA in 1976 and CERCLA in 1980, that the Congress ceased to approve of DOE's predominantly production-oriented priorities and the attendant emphasis on protected information. DOE responded by developing the environmental cleanup mission and the new DOE "culture" described below.

Principles that embody this new culture include seeking out constructive criticism, being solicitous of and open to public views, and creating an atmosphere in which problems are identified and resolved cooperatively. For national security reasons, many DOE defense mission activities must remain classified. However, DOE must and will address environmental problems in an open, forthright manner through effective communication with Indian Tribes; local, State, and federal agencies; and the general public. This commitment includes listening to DOE's critics as well as its supporters and treating the public as a partner and resource in the decision-making process. The public is both the ultimate source of funding for environmental restoration and the ultimate customer of DOE services. By effecting a cultural change, DOE will be assisting members of the public to actively influence DOE's policies.

#### 2.2 DEFINITION OF PUBLIC PARTICIPATION

Public participation is the process by which the views of the parties interested in DOE decisions (i.e., interested and affected individuals, organizations, State and local governments, Indian Tribes, and other federal agencies) are integrated into DOE's decision-making process. Public participation in decision making means that public concerns, needs, and values are identified prior to making decisions. The process then requires that these public concerns be considered when DOE makes decisions about its activities. Public decisions should reflect the public views identified to the extent possible, given environmental, financial, legal, and technical constraints. In short, one of the main objectives of public participation is enabling the public to directly influence DOE's decisions.

A second major objective of public participation is the appropriate dissemination of information. Since people cannot evaluate alternatives unless they have been adequately informed of the alternatives and their consequences, public information dissemination is always a central element in any public participation program.

With both information dissemination and feedback, DOE establishes two-way communication with the public. By allowing for two-way communication, DOE better understands public needs and concerns, while the public becomes better educated regarding DOE's complex technical and managerial responsibilities. The result is often less controversial, more responsive decision making.

It is important to stress that even with a strong public participation program we will not be able to satisfy every constituent. It is not the goal of public participation programs to eliminate controversy. Even when we cannot accommodate all positions, the manner in which a decision is made is still important. During periods of intense political controversy, such as DOE is currently experiencing, the goal of achieving and maintaining legitimacy is accomplished by providing a visible and credible decision-making process that involves the public.

#### 2.2.1 Public Information in Public Participation Programs

Public participation is not equivalent to public relations. One of the most important differences between public participation and public relations revolves around the perspective from which information on DOE's activities is provided. Public relations programs present information about the agency and its activities in the most favorable way possible. In contrast, public information materials from public participation programs attempt to present information about DOE activities more objectively and to identify ways in which the public can comment upon and affect DOE activities and plans. It is important that such information be communicated in ways that will be readily comprehended by the general public. In this way, the public can provide new information, criticisms, or alternative ideas prior to selection of a preferred action by DOE officials. The purpose of all materials used in public participation is to provide adequate, clear information so the public can participate effectively in decision making. DOE uses these materials to allow the public to influence an outcome rather than using the materials to convince the public of the validity of a DOE activity or decision.

#### 2.3 WHY CONDUCT PUBLIC PARTICIPATION PROGRAMS?

The impetus for providing public participation opportunities in hazardous waste programs stems from over 10 years of experience by numerous government agencies at hazardous waste sites nationwide. This

experience revealed that inattention to the local community led, in many cases, to heated political conflicts and costly project delays. Both federal and State hazardous waste laws now mandate that there be meaningful public involvement in remedial response and corrective actions.

DOE's own experience in the last several years shows that, more than ever before, the public is requesting understandable information and involvement with plans designed to achieve environmental compliance and cleanup of DOE's sites and facilities. Most importantly, by actively soliciting comments and information from the public, the technical and procedural effectiveness of the DOE environmental cleanup decision processes is enhanced.

The information below provides an example of how proactive public participation assisted DOE in its environmental restoration activities.

## Proactive Public Participation Enhances DOE's Environmental Impact Statement Process: The Case of Hanford's Defense Waste Environmental Impact Statement

In the spring of 1986 the DOE Richland Field Office (RL) was tasked with developing an environmental impact statement (EIS) to evaluate alternatives to deal with defense waste at Hanford. Defense waste had been accumulating at the Hanford Site since World War II. Several of the single-shell tanks used to store waste had leaked radioactive waste into the surrounding soil before the leaks were discovered, causing intense public concern about Hanford. At this same time Hanford was also being considered, along with two other locations, as a site for the nation's first high-level radioactive waste repository. The Chernobyl reactor accident in the Soviet Union also occurred during this time period. Chernobyl, like the Hanford N Reactor, was moderated by graphite. Furthermore, during the EIS process, the public learned that significant amounts of radioactive iodine were released into the atmosphere during the late 1940s as the result of Hanford operations. Because of all these developments, public outrage toward Hanford was at an all-time high.

Given such a politically and emotionally charged atmosphere, RL's defense waste and public affairs personnel realized that more public involvement techniques were needed to gain public support for the Hanford defense waste EIS process. The general feeling was that an EIS on defense waste might end up in court and never be issued. Therefore, RL set up many public participation activities that went beyond the minimum required under NEPA, including supporting the establishment of an independent citizens group, the Northwest Citizens Forum on Defense Waste. The mission of the citizens forum was to monitor the EIS process and to provide RL with feedback on how DOE could better address public concerns. The citizens forum was not a substitute for the NEPA public participation process but rather an enhancement. In addition, RL also planned a series of public open houses and workshops on the draft EIS.

Nominations to the citizens forum were solicited from the governors of the States of Oregon and Washington, political delegations, and several other non-DOE organizations. Initially, 26 members were chosen, including university professors, politicians, environmentalists, Native Americans, business and labor leaders, and former members of the media from all parts of the Pacific Northwest. Within reasonable cost restrictions, the citizens forum was provided all the support they needed, but very little direction other than to focus on the Hanford defense waste EIS rather than on other DOE programs or problems. The forum members were encouraged to talk to whomever they wanted.

The citizens forum held meetings with technical specialists, public officials, and the general public throughout the Pacific Northwest. While it was not expected to reach consensus about the defense waste problem, nor produce a final report, it did both. RL found the citizens forum to be extremely helpful in three areas. First, and most importantly, it reassured the public that the EIS process was being conducted fairly, that the DOE was indeed listening to the public's concerns, and that the public's concerns would be reflected in the EIS. Second, the citizens forum identified technical and social issues associated with the various alternatives being considered that would not otherwise have been raised. This identification of issues in turn resulted in a more comprehensive EIS. Third, the citizens forum and the expanded EIS process brought needed credibility to the process and to the DOE and allowed the EIS process to be supported by a Pacific Northwest consensus. In hindsight, many RL officials believe the investment in the citizens forum was instrumental in completing the defense waste EIS. It also helped to reestablish public credibility in DOE's ability to handle problems in a manner acceptable to the local and regional communities.

The rationale for conducting public participation programs is discussed in the following subsections.

#### 2.3.1 Legitimize the Decision-Making Process

Those new to the process may ask, "Why conduct public participation programs? Why is DOE committing itself to this process, beyond the basic idea that people who are affected by DOE decisions should have a voice in the outcome?" The core belief that underlies the public participation theory is that it legitimizes decision making, so that the decisions can be implemented. Especially in the case of the environmental restoration program, those who are the most concerned about a site or release are usually those who consider themselves to be directly affected, perhaps believing their health to be endangered, perceiving possible economic loss, or being motivated by a concern for the environment. These people are most likely to do whatever is required to bring about an outcome that they perceive as in their best interests. The public provides an excellent resource of pertinent information, opinions, and suggestions, some of which might otherwise go unevaluated. The more legitimate the decision-making process and the more involved the public is in the process, the greater the chance that the affected community or communities will feel that the project is in their best interests. A public participation program, done correctly, provides a feedback loop from the community to DOE so that the environmental restoration project changes in response to public input.

Although a public participation program may involve increased costs and time in arriving at a decision, these costs are balanced by the fact that such programs help control the delays and cost associated with political controversy. If public participation results in a higher level of acceptance and commitment to the decision by the various parties, the cost of the public involvement effort may be returned many times by reducing the costs of continued public controversy.

#### 2.3.2 Minimize Delays

Experience at DOE facilities nationwide has shown that there are several points in the regulatory process (be it CERCLA or RCRA) at which regulatory approval of a project can be delayed and several additional strategies that community members can take to stall an unpopular project, in the event that it receives the necessary regulatory approval. These strategies can be mitigated by an effective public participation program. Examples of such delays and strategies include the following:

- Lawsuits Community members can sue over noncompliance with RCRA, CERCLA, or NEPA, or on
  grounds that the project is a threat to the public health and/or environment. Preparation for lawsuits
  requires valuable DOE time and resources, even if the lawsuits never get to court.
- Petitions/Demonstrations Community groups can circulate petitions that, depending on their popularity,
  can result in hearings at the State or federal level and increased scrutiny of the proposed project. Similarly,
  at any point in the life of a project, demonstrations may be staged by community groups to draw attention
  to their positions, resulting in increased media coverage, public scrutiny of the project, as well as possible
  delays in regulatory review, project construction, or operation.
- Elections Propositions opposing the project can be placed on local/State ballots, and candidates for office may make the project a central campaign issue.

Congressional Hearings and/or Oversight - Congressional or State representatives can either make direct
inquiries or push through governmental hearings on the proposed project and/or legislation, increasing
oversight of the DOE facility. These activities would certainly result in costly project delays.

#### 2.3.3 Keep the Public Abreast of Environmental Restoration Developments

A public participation program provides for consistent two-way exchange of information and interaction between the public and DOE. This consistency is critical to DOE's ability to gain community support for its environmental restoration programs. Although the levels of effort expended by project staff vary depending on the stage of the project, DOE must be in regular communication with the public. In the absence of such communication, even during periods of relative technical and regulatory inactivity, the more skeptical members of the public are likely to assume "the worst" (i.e., that decisions are being made about a proposed project that DOE does not want the public to know about). Rumors can take on the appearance of fact, so that DOE wastes time responding to rumors rather than the issues at hand.

Another reason for maintaining regular communication with the public is because providing information at regular intervals gives people time to absorb and understand the proposed project, which is critical to gaining public understanding and acceptance of controversial projects. Skepticism can be avoided by periodic progress meetings where information is provided along with a participatory approach regarding environmental findings and related corrective action.

#### 2.3.4 Enhance Credibility

In order for DOE to increase its chances that an environmental restoration project will be acceptable to the public (particularly by the most vocal opponents of the project), DOE must demonstrate that it is taking the public's health and environmental concerns into account. Because of the time involved in keeping abreast of all technical and regulatory project developments, it is likely that not everyone will be able to closely follow and assimilate all of the information that DOE provides. However, if DOE has followed through on its commitments and has been successful at establishing a relationship with the community, the public and the regulators will be more likely to view the proposed project as credible.

#### 2.4 NO GUARANTEES

Even the most carefully planned public participation program cannot guarantee that an environmental restoration project will gain the wholehearted approval of the community. Sometimes the best that a public participation program can produce is a "grudging acceptance" on the part of the community that the DOE activity under consideration has factored community concerns into the project to the greatest extent possible. At a minimum, a public participation program may reduce the vulnerability of a DOE project to concerted public opposition and strengthen DOE's position in the event of a legal or regulatory challenge.

A public participation program will not eliminate the conflicts and controversies that a DOE action inspires. In fact, the onset of such a program often raises the level of controversy, since public concerns and viewpoints are actively solicited. Nevertheless, the level of anger and frustration is almost certain to be higher in a community that has been "shut out" or ignored than a community that has had a voice in the process. A well-designed and implemented public participation program provides the forum for anticipating and resolving community concerns, before the opportunity for constructive resolution is lost.

#### 2.5 REGULATORY FRAMEWORK

The following discussion describes in general terms the three major federal environmental statutes affecting DOE's environmental restoration program. Each piece of legislation has some specific public participation requirements, which are discussed in detail in the following sections. Close attention to these public participation requirements is needed to avoid costly delays and legal actions.

The Comprehensive Environmental Response, Compensation, and Liability Act. The purpose of CERCLA is to provide for compensation, liability, cleanup, and emergency response for hazardous substances released into the environment and for the cleanup of inactive hazardous waste disposal sites. CERCLA was originally enacted in 1980 and was amended in 1986 by SARA. The 1986 amendments included specific deadlines and requirements applicable to federal facilities. The National Contingency Plan (40 CFR 300), established pursuant to CERCLA, is the implementing regulation for CERCLA and provides the organizational structure and procedures for preparing for and responding to discharges of oil and releases of hazardous substances, pollutants, and contaminants. Executive Order 12580, "Superfund Implementation," delegated to DOE several authorities, including the authority to respond to a release or threat of release of CERCLA hazardous substances at DOE facilities.

The Resource Conservation and Recovery Act. RCRA, which amended the Solid Waste Disposal Act of 1965, is the 1976 statute that regulates the management of hazardous wastes, including the hazardous components of radioactive mixed waste at currently operating facilities (under Subtitle C). Subtitle D of RCRA regulates solid wastes; Subtitle I regulates underground storage tanks, and Subtitle J regulates medical wastes. RCRA requires that permits be obtained for DOE facilities that treat, store, or dispose of hazardous or radioactive mixed wastes, and it establishes standards for those facilities. RCRA was amended by the Hazardous and Solid Waste Amendments of 1984 to include corrective action for releases of hazardous constituents from solid waste management units at RCRA-permitted facilities.

With respect to DOE's environmental restoration, RCRA is concerned with the assessment and cleanup of inactive units and sites that are connected with active installations (e.g., RCRA corrective actions). Section 3004(u) provides, as a condition of a permit, the requirement for cleanup of all releases of hazardous waste and hazardous constituents. Section 3004(v) extends this permit requirement to nearby contaminated properties beyond the facility boundary. Section 3008(h) provides for corrective action orders from EPA for cleanup after a determination that there is or has been a release from an interim status facility (i.e., a facility that has applied for but not yet received its final treatment, storage, and disposal permit).

The National Environmental Policy Act. NEPA is the 1969 statute that establishes broad national environmental policy. It requires that federal agencies review proposed federal actions to determine whether they may have a significant impact on the human environment. For actions that have potential for significant environmental effects, an environmental impact statement (EIS) must be prepared, with public participation.

Use of Applicable Statute. Pursuant to DOE Order 5400.4, "Comprehensive Environmental Response, Compensation and Liability Act Requirements," DOE should follow the public participation requirements of the applicable statute under which the environmental restoration response is taken (DOE 1989a). For example, if the response is carried out at a DOE site on EPA's National Priorities List (NPL), the public participation requirements of CERCLA and the National Contingency Plan (40 CFR 300) should be followed. In cases where RCRA and CERCLA authorities overlap at an NPL site, DOE will work with the regulatory agencies through the federal facility agreement (FFA) to ensure development of a comprehensive public

participation program consistent with the DOE objectives listed below. At DOE non-NPL sites, the public participation requirements of the statute under which the response is taken should be followed. Heads of Field Offices also need to ensure they are following DOE Order 5400.4 policy that the actions taken "are not inconsistent with the National Contingency Plan" (DOE 1989a).

#### 2.6 ORGANIZATIONAL FRAMEWORK

To ensure that the public is actively involved in the design and implementation of environmental restoration program activities, the following public participation objectives have been adopted for DOE's environmental restoration efforts:

- ensure that both the letter and the spirit of the public participation requirements of CERCLA, NEPA, and RCRA are met
- obtain the public's help in identifying DOE's environmental restoration problems and issues that should be addressed
- · obtain the public's help in identifying alternative solutions to those problems and issues
- obtain the public's help in identifying the importance of environmental, social, economic, and cultural
  conditions and values to be promoted and protected
- · address conflicts among competing values
- pursue consensus toward DOE's environmental restoration actions and decisions in the best overall public interest
- increase public understanding of the complexity of DOE's environmental restoration problems and issues.

At DOE's EM Office, the main planning tool for achieving the above objectives will be public participation plans developed for EM Headquarters and for each Field Office sponsoring EM activities. These public participation plans are envisioned to serve as umbrella planning documents for all EM public participation activities initiated by Headquarters and the relevant Field Offices. The Field Office plans will not replace the need for specific plans required by statute, such as community relations plans required under CERCLA. These community relations plans should continue to be developed for each site as specified by EPA guidance and should be added to the Field Office public participation plans as appendices. Other DOE offices carrying out environmental restoration activities are encouraged to develop similar tools to fulfill these objectives.

EM's public participation plans are to be updated annually along with the site specific plans and will accomplish the following:

- provide a timeline of the technical program activities for the coming fiscal year and note which activities should include public participation
- include a timeline of EM/public interactions planned for the coming fiscal year, keyed to the technical timeline

- list and briefly describe the public participation activities to be conducted by the Field Office or installation during the year
- assess the resources needed and available for conducting the activities and identify requests for assistance from EM Headquarters, such as for training materials
- evaluate the current fiscal year's activities to date and provide for evaluating the coming fiscal year's activities.

Building effective public participation plans and programs requires teamwork; technical, management, and public participation personnel all need to be involved in the design and implementation of public participation programs. Each of these disciplines brings with it unique knowledge needed for effective public participation efforts. For instance, project managers will need to be familiar with public participation requirements and schedules when preparing project schedules. When preparing a presentation for the public, project managers and technical specialists need to learn about public concerns and the questions likely to be raised by the public. Similarly, public participation personnel will need input from the technical specialists and project managers when planning the announcement of study results to the public.

#### 2.6.1 DOE Personnel's Roles and Responsibilities

Although a team approach should be used to implement DOE's public participation program, the following specific roles are identified to ensure accountability.

Headquarters Program Secretarial and Project Offices. EM and other Program Secretarial Offices (PSOs) and Project Offices with environmental restoration responsibilities will have primary responsibility for ensuring that DOE's environmental restoration public participation objectives are achieved. These Headquarters Offices will be responsible for overseeing the establishment of effective public participation programs at each DOE Field Office. They will also coordinate their public participation efforts, as needed, with the Assistant Secretary for Congressional and Intergovernmental Affairs (CP); the Office of Public Affairs (PA); and the Assistant Secretary for Environment, Safety and Health (EH).

EM and other PSOs and Project Offices with environmental restoration responsibilities will be responsible for ensuring that the appropriate Field Offices and government-owned, contractor-operated facility personnel receive the training and resources needed to implement effective public participation programs, based on field requests.

PSOs and Project Offices may want to develop a system to review relevant public participation documents developed by Field Offices and facilities to ensure that they are consist with DOE's public participation objectives.

EM Headquarters will be responsible for developing guidelines for Field Office public participation plans and for preparing a Headquarter's level public participation plan. This plan will describe EM public participation policy and the general goals and objectives for EM's public participation program. The plan will also describe Headquarter's initiated public participation activities and opportunities to undertake joint activities with field personnel.

Assistant Secretary for Environment, Safety and Health. EH has the lead for agency-wide environmental policy issues and coordination with EPA Headquarters. EH will be responsible for reviewing all primary documents produced under each FFA relevant to public participation, such as the CERCLA community relations plan, to ensure these documents comply with environmental statutes, regulations, and EPA and DOE public participation guidance. The organization chart for EH is shown in Figure 2.1.

Field Offices. The Assistant Field Manager for EM and other managers of Field Offices with environmental restoration responsibilities will be responsible for developing and implementing a comprehensive public participation plan and program for their environmental restoration activities. In doing so, the Field Offices can use personnel from other DOE offices, national laboratories, or contractors, as needed, to achieve their specific goals and objectives. Frequent and visible involvement of senior management will demonstrate their commitment to public participation and greatly enhance its credibility in the local community.

The Assistant Field Manager for EM and other managers of Field Offices with environmental restoration responsibilities will work closely with the Field Office's public affairs staff and other DOE and contractor technical personnel at the various sites and facilities to ensure that integrated public participation plans and programs are developed.

In EM's case, the EM Associate Directors will be responsible for meeting public participation requirements for environmental restoration activities, consistent with EM's public participation objectives, as well as all appropriate statutes. The EM Associate Directors will prepare coordinated public participation plans and will provide the resources and direction needed to implement the plans successfully. Guidelines for the development of public participation plans will be developed by EM Headquarters and disseminated to Field Offices.

National Laboratories and Other Subcontractors. National laboratories and other contractors may assist the responsible DOE organizations with implementation of public participation activities. Because the specific needs of each Field Office vary significantly, each manager of a Field Office will decide what public participation roles national laboratories and other contractors will play. In general, DOE personnel should be prominently involved with all public participation efforts. For instance, while a contractor may be used to conduct the community interviews needed to develop a CERCLA community relations plan, DOE officials should review the list of persons to be interviewed and the questions to be asked, as well as participate in several of the interviews. Only by such direct "hands on" involvement will DOE personnel be able to engage in the personal two-way communication necessary to effect the cultural change. Figure 2.2 illustrates these relationships.

#### 2.6.2 Coordination and Review Process

Because many of the statutory and regulatory public participation requirements are geared to the local level, a quick turnaround is essential for being responsive to local needs. The Assistant Field Manager for EM and other managers of Field Offices with environmental restoration responsibilities will be responsible for review and approval of public participation documents in accordance with DOE Orders 1340.1A (DOE 1982) and 1350.1 (DOE 1981). This will be accomplished through coordination with the Field Offices of Public Affairs.

Press releases (other than announcements for meetings) need the review and approval of the Field Office, and as appropriate, PA. Review and approval by EM are necessary for the public participation plan as

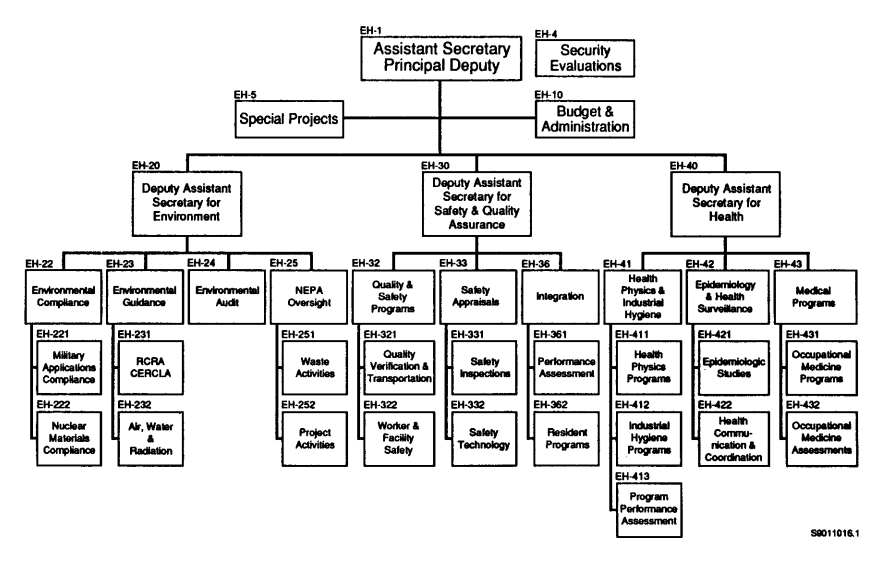
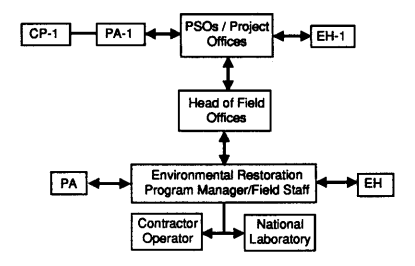


Figure 2.1. Organization Chart for Assistant Secretary for Environment, Safety and Health



CP = Office of Congressional and Intergovernmental Affairs

EH = Office of Environment, Safety and Health

PA = Office of Public Affairs PSO = Program Secretarial Office

Figure 2.2. Environmental Restoration Public Participation Coordination

discussed in the Five-Year Plan Update (DOE 1990a). EH review and approval are needed for NEPA documentation (e.g., notice of intent). EH review is needed for FFA primary documents, (e.g., the CERCLA community relations plan). In addition, PA should be informed of, and possibly review, any activity or document that may receive national media or congressional (State or federal) attention, such as the announcement of new sources of contamination discovered during a remedial investigation (RI); an accidental release or spill at a site or facility; or the completion, and results, of a risk assessment.

#### 2.6.3 DOE, EPA, and State Coordination

An effective public participation program will also require close cooperation among DOE, EPA, and State personnel. The specific public participation roles of the three agencies should be addressed in the FFA. The FFA is the preferred framework for negotiations among EPA, other federal agencies acting as lead agencies, and the State to reach a binding agreement that sets forth cleanup requirements, schedules, and responsibilities. Typically, however, as lead agency DOE will be responsible for developing and implementing the public participation program while EPA and State officials will review the relevant documents. (In the case of CERCLA community relations plan, EPA must approve the documents.)

Regardless of how the specific roles of the three organizations are defined, they should interact with the community as a team. As an illustration, it is recommended that representatives from all three organizations be present at all public meetings. The more closely the three agencies work together to maintain needed oversight and review responsibilities, the more consistent the message to the public is likely to be. If DOE is holding a meeting, for example, on the results of one phase of an environmental restoration activity, both the

EPA and the State should be invited to participate and give presentations from a technical adequacy and regulatory perspective. It is very important to convey that there is proper oversight by the regulatory agencies and to demonstrate an integrated approach. It may also be desirable prior to public meetings to hold a practice meeting with all agencies giving presentations.

#### 2.7 RESOURCES

Significant resources will need to be allocated to support DOE personnel in their efforts to comply with the public participation requirements set forth in this manual and to effectively implement techniques that encourage participation beyond the minimum requirements. A comprehensive and responsive public participation program requires that the appropriate resources be available to DOE personnel involved in the effort. This subsection identifies two key areas of resources: 1) personnel, and 2) training needs. These areas are discussed below.

#### 2.7.1 Personnel

The hazardous waste management and cleanup activities of each Field Office and every facility and laboratory are unique; environmental restoration activities will differ from facility to facility. However, each Field Office will develop an effective public participation program to comply with CERCLA, RCRA, and NEPA regulations and will assign personnel to plan and implement the program. NEPA procedures already in place at the Field Offices should be reviewed. The following information is presented only as a guide and should not be interpreted as a directive or requirement. The discussion provides information to assist in identifying personnel needs for a public participation program at a facility with a moderate level of community interest. Specific needs are presented for public participation personnel, public affairs personnel, and technical and management personnel.

#### **Public Participation Personnel**

Planning and implementing a public participation program require the attention of at least one full-time public participation staff person, that is, one full-time equivalent. This staff person may be either housed in the DOE Office of Public Affairs or in the appropriate DOE program office. Additional public participation staff people might be necessary depending on a number of factors: a high level of community interest in environmental restoration activities, highly complex site technical issues, and ongoing activities at several CERCLA operable units and/or RCRA facilities. Typically, additional assistance is necessary from support staff, graphic designers and typesetters, public affairs personnel, technical and management personnel, and/or contractors. Regardless of the size of the group, it must function as an integrated team because a high degree of coordination among all involved personnel is critical to the success of the public participation program. As part of the team concept, the public participation staff person assigned to environmental restoration activities should attend as many project planning, technical, and coordination meetings as possible to gain the necessary depth and scope of knowledge needed to effectively perform the function.

A wide range of activities exists that require the involvement of the public participation staff. Typically, these activities require the ability to work at a fast pace and meet tight deadlines, coordinate many projects at

once, understand and be conversant on waste site cleanup and corrective action activities, coordinate and plan with other members of the team, and communicate (in writing and orally) effectively and creatively.

Specifically, the public participation staff person will be responsible for developing CERCLA community relations plans, RCRA public involvement plans, and EM's public participation plans, and implementing these plans over the life of the projects, which are likely to last many years. In addition, the public participation staff person may also be responsible for conducting NEPA public participation activities, especially if the NEPA and CERCLA programs are integrated.

As part of these responsibilities, the public participation staff person will need to prepare and mail informational materials for the public; respond to citizens' telephone calls and written requests; plan for and attend public meetings; plan and participate in special events and other public outreach activities; participate in technical and project planning and scheduling meetings; attend management meetings and briefings; and if public participation contractors are involved, supervise and coordinate efforts with them. In addition, the public participation staff person should coordinate, on a weekly basis, with technical staff to stay abreast of site activities; with public affairs staff on a weekly basis to keep them fully informed of community issues; with graphics designers and typesetters on a daily basis when a specific document is being designed and produced; and with support staff on a daily basis.

#### **Public Affairs Personnel**

Public participation and public affairs personnel should devote time on a weekly basis to consult and coordinate with one another. Public participation staff will need to brief public affairs personnel on technical and community issues and activities so that public affairs personnel can be fully informed when carrying out their responsibilities, specifically with regard to interacting with the media. The services provided by public affairs personnel such as producing press releases, conducting media briefings, responding to press questions, producing in-house news publications, and organizing speakers bureaus will prove to be invaluable resources in support of public participation staff efforts.

#### **Technical and Management Personnel**

Public participation personnel should have ready access to environmental restoration personnel who are carrying out the site technical program and to facility management personnel. The public participation team will need to interact extensively with and be a visible, active participant in the overall project planning process. Technical staff should support the public participation program by attending and making presentations at public meetings, workshops, and other public forums; participating in practice sessions prior to public meetings; providing technical information to public participation staff in response to citizen requests; providing and reviewing technical information incorporated into public informational materials developed by public participation personnel; and participating in other activities as they arise. Management personnel may also be involved in the above-mentioned activities and will need to provide oversight and trouble-shooting support as well. It is the role of management to convey to technical personnel the importance of public involvement to the overall success of the project. This level of interaction and coordination is important to ensure that public participation and technical activities are coordinated and that areas of expertise are shared among staff working on the project. Technical personnel should plan to devote between 5 to 10 percent of their project time to public participation activities over the life of the project. It will likely be a lower percentage for management personnel.

#### 2.7.2 Training Needs

Training is necessary to assist all personnel involved in environmental restoration projects in honing and maintaining their professional skills, as well as in learning new techniques to enable them to better conduct their responsibilities. For staff involved with public participation activities, a variety of skills are pertinent. Topics that might be most valuable are listed below:

- · interacting with the media
- · making effective presentations
- answering tough questions from the community
- explaining technical information in ways easily understood by the public
- · facilitating and managing meetings
- · resolving disputes and building consensus
- · developing effective teams and networks
- · involving the public in technical programs
- · understanding differing perceptions of risks.

Public participation training is valuable because virtually every staff person involved in the site technical program must interact with the public and the media at some point in the process. An understanding of how public participation fits into the overall project, coupled with skill-building training, will allow for fuller contributions by team members.

#### 3.0 STATUTORY AND REGULATORY REQUIREMENTS

This section identifies and summarizes public participation requirements under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the 1986 Superfund Amendments and Reauthorization Act (SARA); the Resource Conservation and Recovery Act of 1976 (RCRA), as amended by the Hazardous and Solid Waste Amendments (HSWA) of 1984; and the National Environmental Policy Act of 1969 (NEPA). (Note that "public participation" is equivalent to the term "community relations" as used in CERCLA and "public involvement" as used in RCRA and NEPA). The public participation requirements for each statute are described in the following pages, as well as the integration of public participation requirements for CERCLA and RCRA activities. A methodology for integrating CERCLA and NEPA public participation activities is also addressed. Finally, integration of state requirements for public participation is discussed. Statutes and regulations relevant to all public participation activities are referred to throughout the discussions. Certain additional activities recommended by DOE are also included.

#### 3.1 CERCLA COMMUNITY RELATIONS REQUIREMENTS

The requirements discussed in this section are set forth in the National Contingency Plan (40 CFR 300), in CERCLA, and in various referenced EPA policy documents. DOE has been delegated the authority to respond to a release or threat of release of CERCLA hazardous substances at DOE facilities through Executive Order 12580.

This section addresses requirements for both remedial responses and removal actions and includes information on EPA's technical assistance grants (TAG) Program. CERCLA remedial responses are long-term actions designed to stop or substantially reduce a release or threatened release of hazardous substances. Remedial response actions address releases considered to be serious, but not an immediate threat to public health and/or the environment. A CERCLA removal action is a short-term, immediate action to address a release or threatened release of hazardous substances that pose a threat to public health, welfare, or the environment.

#### 3.1.1 Requirements for Remedial Actions

SARA brings federal facilities under the jurisdiction of CERCLA and its implementing regulation, the National Contingency Plan (40 CFR 300). The National Contingency Plan requires that a community relations plan accompany any CERCLA RI and response at a federal facility. DOE will evaluate the site through a preliminary assessment and site inspection to determine whether further remedial action is needed. While formal community relations activities are not required during these actions, there are preliminary activities that DOE is recommending be conducted. Once DOE has evaluated a site, set priorities, and initiated the RI, a formal community relations effort becomes an integral part of the site activities.

The National Contingency Plan (40 CFR 300) and CERCLA provide procedures for specific situations in which public participation must occur at sites where CERCLA response actions are taken. Table 3.1 is a

Table 3.1. CERCLA Remedial Action Community Relations Requirements and Citations

_	Activity	Citation
1.	Prepare community relations plan based on community interviews	40 CFR 300.430(c)(2)(ii)
2.	Create and maintain information repository; publish notice of availability	CERCLA 117(d), 40 CFR 300.430(c)(2)(iii)
3.	Create and maintain administrative record; publish notice of availability	CERCLA 113(k), 40 CFR 300.800-825
4.	Inform the community of the availability of technical assistance grants	40 CFR 300.430(c)(2)(c)(iv)
5.	Prepare and publish analysis of proposed plan; publish notice of availability	CERCLA 113(k), 117(a) and (d), 40 CFR 300.430(f)(2), 40 CFR 300.430(f)(3)(i)(A)
6.	Conduct public meeting and public comment period on proposed plan	CERCLA 113(k), 117(a), 40 CFR 300.430(f)(3)(i)(C-E)
7.	Discuss significant changes	40 CFR 300.430(f)(3)ii
8.	Prepare responsiveness summary of comments and responses	CERCLA 113(k), 117(b) 40 CFR 300.430(f)(3)(i)(F)
9.	Notify public of final selection of remedial action or record of decision	CERCLA 113, 117(b) and (d), 40 CFR 300.430(f)(6)
10.	Review and revise community relation plan, if necessary	40 CFR 300.435(c)
11.	Notify public of any significant changes to final remedy selected in record of decision	CERCLA 113(k), 117(c), and 40 CFR 300.435(c)(2)
12.	Prepare fact sheet on final engineering design; conduct public briefing on final design, as appropriate	40 CFR 300.435(c)(3)

summary of CERCLA community relations requirements and their statutory and regulatory citations. Fulfilling these requirements will not necessarily result in a successful public participation program. Rather, these requirements are the foundation for more comprehensive and site-specific activities to be described in this guidance manual.

DOE personnel should consider many factors, including the community's concerns regarding the site and DOE's cleanup plans, in determining the extent of public participation activities to be conducted for a site. (Section 4.0 of this manual identifies and describes additional community relations activities beyond the required activities listed below.)

Each of the activities listed in Table 3.1 is described below. For additional details, see Appendix A.

- 1. Prepare Community Relations Plan. Prior to commencing field work for the RI, DOE must conduct interviews with local officials, community residents, public interest groups, or other interested or affected parties, as appropriate, to solicit their concerns and information needs, and to learn how and when citizens would like to be involved in the CERCLA process. Based upon this information, a CRP must be prepared, specifying the community relations activities that DOE expects to undertake during the response action. The purpose of the plan is 1) to ensure the public appropriate opportunities for involvement in a wide variety of CERCLA-related decisions, including site analysis and characterization, alternatives analysis, selection of remedy, remedial design and remedial action; 2) to determine, based on interviews, appropriate activities to ensure such public involvement; and 3) to provide appropriate opportunities for the community to learn about the site. The plan should be made available in the information repository.
- 2 and 3. Create and Maintain Administrative Record and Information Repository. The administrative record contains the documents that form the basis for selecting a response action. The administrative record establishes the limit for judicial review of any issue concerning the adequacy of a response action and is a vehicle for public participation in the selection of the response action. The record must be established at a central location (e.g., the nearest Area or Field Office in the site) and be available at the commencement of the RI. A copy of the documents included in the administrative record file must also be available for public inspection at or near the site at issue (this may be the information repository). A notice of availability of the administrative record must be published in a major local newspaper of general circulation, at a minimum.

The term "information repository" describes the set of documents containing information on site activities that are available to the public. An information repository must be established at or near the CERCLA site before the RI begins. If there is a large site or a lot of public interest, more than one information repository may be required. While the administrative record will contain only those documents that form the basis for selection of a response action, the information repository should contain a copy of all items made available to the public, including information on TAGs. The materials contained in the information repository may overlap with those contained in the administrative record, although the information repository may contain additional information which is of interest to the public but which does not form the basis of the response selection (e.g., press releases, fact sheets, and newspaper articles). In fact, the information repository and administrative record may reside in the same location and may be established at approximately the same time. [For more information, see EPA's Final Guidance on Administrative Records for Selection of CERCLA Response Actions (EPA 1990a), OSWER Directive 9833.3A-1.] Upon establishment of the information repository, the public must be notified of the availability of the information in a local newspaper of general circulation.

4. Inform the Community of the Availability of Technical Assistance Grants. Congress included provisions in the amendments to CERCLA to establish a TAG program. Prior to commencing field work for the RI, DOE must notify the public of the availability of TAG funds. The TAG program is intended to foster informed public involvement in decisions relating to site-specific cleanup strategies under CERCLA.

The TAG program provides up to \$50,000 per NPL site to community groups for the purpose of hiring technical advisors to assist them in analyzing and commenting on site findings and proposed cleanup actions. TAGs are available to communities located near NPL sites. Congress and EPA have established certain basic requirements concerning the receipt and proper use of TAG funds by a recipient group.

The TAG program is currently operating under amendments to the interim final rule published on December 1, 1989 (54 FR 49848). The interim final rule was issued in the Federal Register (FR) on March 24, 1988 (53 FR 9736). The final rule will probably not be issued until the end of 1991 or the beginning of 1992. However, TAGs are currently available and EPA has produced a handbook on their use (EPA 1990b).

The EPA wishes to encourage citizens to apply for TAGs. Therefore, the National Contingency Plan (40 CFR 300) requires that the local community be informed of the availability of TAGs and information about the grants be placed in the information repository.

DOE's responsibilities may include reimbursing EPA for the costs of TAGs awarded at DOE sites. DOE should provide the same level of attention to TAG groups as to any other community group (i.e., meeting with them and providing access to information). One exception may be that other community groups may only want fact sheets or summaries of technical documents, and the TAG groups may request the technical documents themselves, inasmuch as they have hired a technical consultant to review them. DOE is obligated to make available all information necessary for TAG technical consultants to do their review.

- 5. Publish Notice of Availability of Feasibility Study and Proposed Plan. Upon completion of the feasibility study (FS) report and the preparation of the site's proposed plan, these documents must be placed in the administrative record. A notice and brief analysis of the proposed plan must be published to notify the public of DOE's preferred remedy and of the other alternatives that were analyzed. This public notice should also identify the location where the administrative record can be reviewed and copied, community involvement opportunities, and the name of an agency contact. This notice must, at a minimum, be published in a major local newspaper.
- 6. Conduct Public Meeting and Public Comment Period on the Proposed Plan. The National Contingency Plan (40 CFR 300) requires that for all CERCLA remedial actions, the proposed plan and supporting analysis and information, including the RI/FS, be made available to the public for its review and comment for a period of at least 30 days. It allows for the extension of this comment period by 30 days upon timely request. The National Contingency Plan also requires that DOE provide the opportunity for a public meeting to be held during the comment period at or near the site at issue. If a meeting is conducted during the public comment period, a transcript must be made available to the public.
- 7. Discussion of Significant Changes. After publication of the proposed plan and prior to adoption of the selected remedy in the record of decision (ROD), if new information is made available that significantly changes the basic features of the remedy with respect to scope, performance, or cost, the lead agency shall, depending on the circumstances, include a discussion in the ROD of the significant changes and reasons for such changes; or, seek additional public comment on a revised proposed plan. The public participation requirements of Section 300.430 (f)(3)(i) of the National Contingency Plan (40 CFR 300) will be followed. This includes publishing a notice of availability, making the revised proposed plan available in the administrative record, providing a public comment period, providing the opportunity for a public meeting, keeping a transcript, and preparing a written responsiveness summary.

- 8. Prepare Responsiveness Summary. Following the conclusion of the comment period, CERCLA and the National Contingency Plan (40 CFR 300) require that a response be prepared to significant written or oral comments, criticisms, and new data submitted during the comment period, and that this response accompany the ROD. The response to comments also documents community involvement in the decision-making process. EPA labels the response document a "responsiveness summary."
- 9. Notify Public of Final Selection of Remedial Action or Record of Decision. A ROD must be prepared for the site that explains the selected remedial action and discusses any significant changes (and the reasons for the changes) from the proposed plan (see No. 7 above). A notice of the availability of the ROD must be published, and the ROD must be made available in the administrative record.
- 10. Review and Revise Community Relations Plan, if Necessary. Prior to the initiation of remedial design, DOE is required to review the community relations plan to see if it should be revised.
- 11. Notify Public of any Significant Changes to Final Remedy Selected in the Record of Decision. DOE will publish an explanation of significant differences if the remedial action to be taken differs significantly from the remedy selected in the ROD, but does not fundamentally alter the remedy with respect to cost, scope, or performance. DOE will publish a notice summarizing the explanation of significant differences in a local newspaper of general circulation.

If the remedial action fundamentally alters the remedy selected in the ROD, DOE will propose an amendment to the ROD. The public participation requirements of Section 300.435(c)(2) shall be followed. This includes publishing a notice of availability and brief description of the amendment to the ROD in a local newspaper of general circulation; making the proposed amendment available for public comments; providing a comment period of not less than 30 days, extended by an additional 30 days upon request; providing the opportunity for a public meeting during the comment period; and keeping a transcript of comments received at the meeting, if one is held. DOE will publish a notice of the availability of the amended ROD in a local newspaper of general circulation and will make the amended ROD available to the public in the information repository and administrative record. The amended ROD will include an explanation of the amendment and DOE's response to comments.

A responsiveness summary must be prepared following the public comment period, if one is conducted, and must provide DOE responses to comments received during the public comment period. The responsiveness summary must be made available to the public. Further guidance is available in EPA's Interim Final Guidance on Preparing CERCLA Decision Documents (EPA 1989), OSWER Directive 9335.3-02, October 1989.

12. Prepare Fact Sheet on Final Engineering Design. The National Contingency Plan (40 CFR 300) also states that, after completion of the final engineering design, a fact sheet must be distributed; and, as appropriate, a public briefing should be provided prior to the initiation of the remedial action.

#### 3.1.2 Requirements for Removal Actions

In defining removal actions, the National Contingency Plan (40 CFR 300) stipulates that if DOE determines that "there is a threat to public health, welfare or the environment...the lead agency may take any

appropriate action to abate, stabilize, mitigate, or eliminate the release or threat of release." Such actions may last only a few days or may require longer-term measures. Removal actions may be taken at sites that have not been ranked on the NPL, as well as at NPL sites.

For all removal actions at DOE sites, a spokesperson must be identified to inform the community of actions taken, respond to inquiries, and provide information concerning the release. The spokesperson shall notify immediately affected citizens; State and local officials; and where appropriate, civil defense or emergency management agencies. The spokesperson must coordinate all statements with the on-scene coordinator who is in charge of the removal action.

Community relations requirements for removal actions, all stated in 40 CFR 300.425(m), vary for short-and long-term actions. For removal actions where less than 6 months exist before the activity will begin (i.e., time-critical and emergency), an administrative record file should be established, and a notice of the availability of the record should be published in a local newspaper of general circulation within 60 days of the initiation of onsite removal activity. DOE shall, as appropriate, provide at least a 30-day public comment period beginning at the time the administrative record is made available for public inspection. DOE should prepare a written response to significant comments received and include it in the administrative record.

For removal actions where onsite action is expected to extend beyond 120 days, DOE should conduct interviews with local officials, community residents, and public interest groups to solicit information on their concerns and information needs and to prepare a formal community relations plan based on community interviews by the end of the 120-day period. DOE should also establish at least one information repository and an administrative record, and notify the public of the establishment of the repository and the availability of the administrative record.

For removal actions where a planning period of at least 6 months exists prior to the initiation of onsite removal activities (i.e., non-time-critical), all activities required for the 120+ day action discussed above should be completed prior to the completion of the engineering evaluation/cost analysis. In addition, DOE should publish notice of the availability of and a brief description of the engineering evaluation/cost analysis in a local newspaper of general circulation, and conduct at least a 30-day public comment period (which can be extended by at least 15 days upon request). Lastly, DOE should prepare a responsiveness summary for all significant comments received.

#### 3.2 RCRA CORRECTIVE ACTION PUBLIC INVOLVEMENT REQUIREMENTS

The following discussion describes RCRA corrective action public involvement requirements.

RCRA Permits. RCRA requires permits for facilities that generate, transport, treat, store, or dispose of hazardous waste. There are public participation requirements associated with these permits set forth in 40 CFR 25. Additional permitting public participation requirements are included in 40 CFR 124. These requirements are the responsibility of the regulatory agency, which is either EPA or a State that has been authorized by EPA to implement the relevant RCRA requirements.

RCRA Corrective Action. The 1984 HSWA amendments to RCRA included provisions for corrective action for all releases of hazardous waste or waste constituents from solid waste management units, regardless of the time the waste was placed in the unit. Usually, the corrective action process is initiated by performing a

RCRA facility assessment (RFA). Following the completion of the RFA, DOE may be directed to perform the next three phases: 1) the RCRA facility investigation (RFI) 2) the corrective measures study (CMS) and 3) the corrective measures implementation (CMI). The relationship among these three phases is represented in Figure 3.1 (RCRA Corrective Action Plan, EPA 1988c). RCRA corrective actions can occur through two procedures, either pursuant to a RCRA 3008(h) order or as a condition of a permit [RCRA 3004 (u) or (v)].

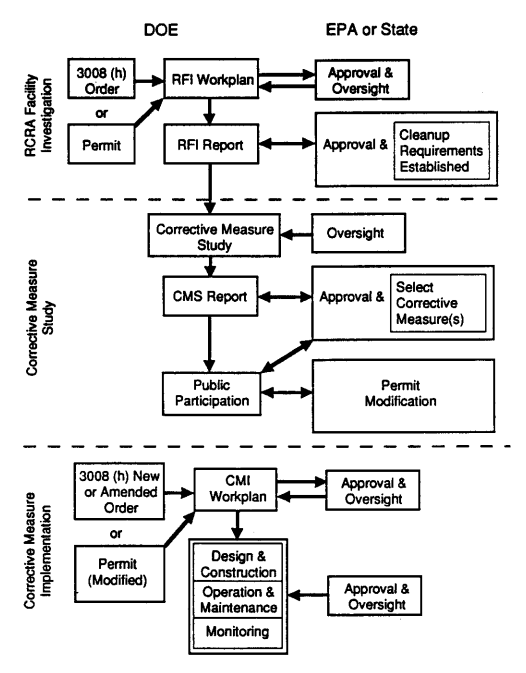


Figure 3.1. RCRA Corrective Action Plan (EPA 1988c)

Corrective Actions Under RCRA 3004 (u) or (v). For any facility with permits issued after the enactment of HSWA in 1984, corrective actions are required for all releases of hazardous waste or constituents from any solid waste management unit at or near that facility, regardless of the time of the release [RCRA 3004(u) and 3004(v)]. The corrective action will be specified as a permit condition and performed within the context of the RCRA permitting process, either when applying for a permit or when modifying a current permit.

For corrective actions under 3004 (u) or (v), regulators (EPA or a State) are required to follow the public involvement requirements for permitting, outlined in 40 CFR 270.41 and 40 CFR 124, and should consider EPA's Guidance on Public Involvement in the RCRA Permitting Program (EPA 1986). However, if a State has been delegated corrective action authority, it may have State permitting (and public involvement) regulations that apply instead. These regulations may be more stringent than EPA's. The public involvement activities performed by the regulators begin once DOE submits either a permit application or a permit modification to implement a corrective measure. These are summarized in Table 3.2. Further requirements (for the regulators) can be expected when EPA promulgates final regulations implementing 3004(u) and (v), known as 40 CFR Part 264, Subpart S, "Corrective Action for Solid Waste Management Units."

Corrective Actions Under RCRA 3008(h). At interim status facilities not subject to corrective action under 3004 (u) or (v) (i.e., a facility that is under interim status prior to the enactment of HSWA and that has not yet been issued a final treatment, storage, or disposal permit), EPA can require cleanup at a facility by issuing a corrective action order under RCRA 3008(h) (several other RCRA authorities, such as Sections 3013 and 7003, can also be used). Section 3008(h) authority is not delegated to HSWA-authorized states. The cleanup program under Section 3008(h) will frequently be implemented with two orders. The first order will require the owner or operator to conduct an RFI to characterize the nature and extent of contamination, and to develop a remedy or alternative remedies as needed (the CMS). Once a remedy has been selected, a second order will require design, construction, and implementation of that remedy (the CMI).

For 3008(h) corrective actions, there are currently no regulatory public involvement requirements. However, EPA's Office of Solid Waste and Emergency Response issued "Guidance for Public Involvement In RCRA Section 3008(h) Actions" in the form of a memorandum dated May 5, 1987. This memo discusses the minimum public involvement requirements for EPA to follow once a facility has performed the RFI and the CMS and has submitted the CMS report and proposed remedy to EPA. Further, EPA expects to use its proposed corrective action regulations (55 FR 30799-30884) as interim guidelines and may thus require preparation of a public involvement plan and an information repository for corrective action at interim status facilities.

Public Involvement in the RCRA Corrective Action Process. During the RFA, EPA or State investigators gather information to determine whether there are releases that warrant further investigation or other action. It may be that DOE staff, rather than EPA or the State, will perform these investigations themselves as a result of environmental audits, surveys, self assessments, or Tiger Team visits, or at the request of EPA or the State. While there are no formal public involvement requirements during the RFA, DOE is recommending that a spokesperson be identified who will inform the community of project activities and findings throughout the RFA and the corrective action process, respond to questions, and provide information to residents and the media. DOE is also recommending that either a press release or a fact sheet be issued announcing the completion of the RFA, the results, and any future activities planned. A mailing list should also be established. Public participation activities recommended by DOE during this process are described in Section 4.1.2.

Table 3.2. Summary of Milestones and Public Involvement Activities for EPA or State Regulators<sup>(a)</sup> During the RCRA Permit Process (EPA 1986)<sup>(b)</sup>

Permit Milestone	Required Activities(c)	Suggested Activities (for Regulators)
Submission of permit application/modification	Mailing list	Field assessment
		• Public involvement plan
		Introductory notice
		• Information repository
		• Informal meetings
		• Fact sheet on facility
Completion of draft permit/ modification or intent to deny	• Fact sheet/statement of basis	Informal meetings
	Public notice of permit actions and public hearing	
	<ul> <li>Public comment period (45 days)</li> </ul>	·
	<ul> <li>Public hearing (if requested)</li> </ul>	
Issuance or denial of permit/ modification	Notice of decision	
	Response to comments	
Final determination of permit/ modification		• Update of public involvement plant
		Update of repository
		• Informal meetings
		<ul> <li>Publications as needed (fact sheets, press releases, etc.)</li> </ul>

<sup>(</sup>a) The State may have different regulations if it has been delegated corrective action permitting authority.

<sup>(</sup>b) Table has been modified.

<sup>(</sup>c) Requirements under RCRA Section 7004 and 40 CFR 124, Subpart A.

Following the RFA, when directed by EPA or the State, DOE will initiate an RFI to determine the nature and extent of releases from solid waste management units. The RFI is analogous to the RI specified under CERCLA and concludes with an RFI report. EPA's guidance (1988c) specifies that a public involvement plan for the "dissemination of information to the public regarding investigation activities and results" be developed by the owner or operator and included as part of the RFI work plan. DOE is recommending that the public involvement plan be based on interviews with potentially affected residents, local officials, and other interested community parties. DOE is also recommending that an information repository and an administrative record be established, that the public be notified of their availability and that a fact sheet be issued.

As currently proposed in Subpart S of 40 CFR 264, EPA refers to the term "administrative record" in a manner similar to that used under CERCLA; that is, the administrative record provides the documentation for the basis of EPA's decisions relevant to RCRA. However, for sites undergoing RCRA corrective action, the administrative record will be maintained by the regulators (i.e., EPA or the authorized State). Since the administrative record limits the judicial review of a corrective action, it is imperative that DOE facilities also maintain all decision-making documentation as well (i.e., a copy of the administrative record).

An information repository will only be required for RCRA corrective actions on a case-by-case basis by the EPA or authorized State depending on the extent of contamination and public interest. However, DOE is recommending that at least one information repository be established for all RCRA corrective actions. The information repository should be located at a public location at the facility itself, or in instances where this is not feasible due to the remote location of the facility, at a public location within a more reasonable distance.

When the RFI is completed and the regulator has approved DOE's RFI report, DOE is recommending that a fact sheet be issued describing the findings of the RFI report. A public meeting may also be held if there is sufficient community interest, and a press release might be issued to announce the findings of the RFI report and the date, time, and location for the public meeting.

Once the regulator has approved DOE's RFI report, DOE is usually directed to undertake a CMS to develop and evaluate the corrective action measure(s) to be taken at the facility. The CMS is analogous to the FS required under CERCLA. Upon completion of the study, DOE will submit a CMS report that includes proposed corrective measure(s) for regulatory approval.

Once the regulator has approved a proposed corrective measure, a new or amended 3008(h) order is issued requiring DOE to proceed with the CMI, or the RCRA permit is modified in order to proceed with the CMI. As explained earlier, the regulators will perform certain public involvement activities, discussed below, connected with either the 3008(h) order or the permit. While the regulatory agency is primarily responsible for public involvement efforts at this point, DOE may be assigned some of these or additional public involvement activities through the permit modification, the 3008(h) order, or as part of the FFA negotiations.

For 3008(h) corrective actions, following DOE's submission of the RFI and CMS reports to EPA, EPA will develop a "statement of basis," which describes the proposed corrective measure(s) and summarizes the alternatives considered, or will propose that no action is necessary. The EPA will generally perform the following:

1) publish a notice and brief analysis of the statement of basis for the proposed corrective measure(s), or of its proposal that no action is necessary, and make such information available to the public; 2) provide a reasonable opportunity (30-45 days) for submission of written comments; 3) hold a public meeting on the proposed corrective measure(s) if the EPA regional administrator deems it appropriate, or at the request of the public;

and 4) prior to issuance of the initial order for corrective measure implementation, prepare a response to comments to provide a complete summary of comments received from the public accompanied by the regulator's responses to the comments.

The public involvement requirements for regulators to follow during the permit modification process are outlined in the EPA's Guidance on Public Involvement in the RCRA Permitting Process (EPA 1986), discussed earlier and summarized in Table 3.2. Again, States with corrective action authority may have different requirements. With some exceptions, the process is similar to that for 3008(h) actions.

Once the modified permit or amended order is in place, DOE initiates the CMI process. The goal of the process is to design, construct, operate, maintain, and monitor the performance of the corrective measure(s) selected. The first step calls for DOE to develop a CMI work plan for approval by the regulatory agency and then follow through with actual design and implementation of the corrective measure. During the design stage, EPA's guidance (1988c) directs DOE to revise the public involvement plan to address any changes in the level of concern or information needs in the community during design and construction activities. At the completion of the design stage, a public notice and an updated fact sheet should also be prepared and distributed by DOE. During the construction stage, EPA suggests that, depending on the level of citizen interest, public involvement activities could range from group meetings to fact sheets on the technical status of construction.

Interim Measures. Regulators also have the option to include interim measures for corrective action in orders and permits at any point where response is appropriate prior to completion of the RFI/CMS. EPA's guidance, RCRA Corrective Action Interim Measures Guidance (1988b) is a review of corrective actions available for quickly addressing problems. If the scope and/or complexity of the interim action warrant, the regulator may require a public involvement plan.

# 3.3 NEPA PUBLIC INVOLVEMENT REQUIREMENTS

One of the Secretary of Energy's 10-Point Initiatives, announced in June 1989, was "improving the way in which DOE complies with NEPA documentation and coordinating its NEPA activities with the governors of the States that host DOE facilities." To accomplish these objectives, the Secretary of Energy issued Secretary of Energy Notice 15-90 (SEN-15) (DOE 1990b) on February 5, 1990. SEN-15 directs that revisions be made in DOE's NEPA compliance procedures, including revisions to DOE Order 5440.1C (DOE 1985) and the DOE NEPA guidelines (52 FR 240). A revised Order, 5440.1D (DOE 1991), was issued on February 22, 1991. The revised DOE NEPA guidelines were published for public comment as proposed regulations on November 2, 1990 (55 FR 46444). SEN-15 also states that each Headquarters Office having NEPA responsibilities and each Field Office will augment its environmental compliance staff, as appropriate, so that a variety of environmental disciplines are sufficiently represented to ensure proper supervision of NEPA document preparation so that documents are technically complete and accurate before EH review. In addition, SEN-15 directs that a NEPA compliance officer be designated in each Headquarters Office having NEPA responsibilities and in each Field Office. SEN-15 also provides that DOE will notify host States and, adjacent States as appropriate, of initial determinations regarding the level of NEPA documentation for all proposed DOE projects in the State. A March 2, 1990, EH-1 memorandum on "Interim Procedural Guidance for Implementation of

for Implementation of SEN-15-90" and a September 2, 1990, EH-1 memorandum on "Supplemental Interim Procedural Guidance for Implementation of SEN-15-90" outline procedures for State notification.

The following discussion highlights public involvement requirements of the Council on Environmental Quality's (CEQ's) NEPA regulations (40 CFR 1500-1508), additional requirements under SEN-15 (DOE 1990b), and other DOE policies and procedures. EH has oversight responsibility for NEPA compliance, and many of the NEPA activities will be coordinated through that office. Applicable EH guidance is cited for implementing NEPA public involvement requirements.

NEPA requires that the public and other federal agencies be involved in the NEPA review process. Requirements for preparation of an EIS are codified in 40 CFR 1502; procedures for soliciting and responding to comments in the EIS process are codified in 40 CFR 1503. The CEQ regulations, contained in 40 CFR 1506.6, discuss procedures for public notification of all NEPA documents, including EISs. DOE also has a Draft NEPA Compliance Guide (DOE 1988) (two volumes) that should be reviewed for specific details on involving the public in the NEPA review process. (Volume 1 is out of print but sections will be provided upon request.)

There are three levels of review under NEPA. One level, a categorical exclusion, is used for actions that normally do not individually or cumulatively have a significant effect on the quality of the human environment, and which require neither an EIS nor an environmental assessment (EA).

Another level of NEPA review is an EA, prepared when it is unclear whether a proposed action requires preparation of an EIS. SEN-15 states that each EA for proposed DOE actions will be provided to the host State and, as appropriate, adjacent States for a 14-30 day pre-approval review (DOE 1990b). The length of the comment period will depend on the nature of the project evaluated in the EA and the extent of the analyses contained therein.

Based upon an approved EA, a decision is made to prepare either an EIS or a finding of no significant impact (FONSI). A FONSI is prepared by DOE to document the decision not to prepare an EIS. DOE must notify the public of the availability of both an EA and a FONSI. The EA or a summary must be included as part of the FONSI. There are also situations where a proposed FONSI is made available for public review and comment [40 CFR 1501.4(e)]. The *Draft NEPA Compliance Guide* (DOE 1988), Volume I, Section III-9, details DOE procedures for announcing the availability and distribution of NEPA documents.

The third level of NEPA review, an EIS, is prepared for major federal actions that may significantly affect the quality of the human environment. When proposed DOE actions, such as certain environmental restoration activities, require EIS preparation, a notice of intent (NOI) is published in the Federal Register to let the public know that an EIS will be prepared. The NOI invites comments and suggestions on the proposed scope of the EIS, including environmental issues and alternatives, and invites participation in the NEPA process. In addition, efforts should be made to notify and involve the public, including announcement in local newspapers of the publication of the NOI and letters to interested or affected federal, State and local government officials; interested citizens; community groups; and Indian Tribes [see 40 CFR 1506.6 and the Draft NEPA Compliance Guide, Volume I, Section III-9 (DOE 1988)]. The Draft NEPA Compliance Guide (DOE 1988), Volume I, Section III-6, details procedures for scoping and provides examples of an NOI.

Publication of the NOI initiates a public scoping period and the EIS process. Scoping is a process that solicits public input to the EIS process to ensure that 1) issues are identified early and properly studied;

2) issues of little significance do not consume time and effort; 3) the draft EIS is thorough and balanced; and 4) delays occasioned by an inadequate draft EIS are avoided (40 CFR 1501.7). In DOE, the scoping process includes a scoping meeting and a 30-day comment period. The result of the scoping process is an EIS implementation plan that provides guidance for preparation of the EIS and is made public for information purposes (DOE 1990b). The *Draft NEPA Compliance Guide* (DOE 1988) Volume I, Section III-7, details the preparation of an EIS implementation plan and provides an example. The March 2, 1990, EH memorandum on "Interim Procedural Guidance for Implementation of SEN-15-90" includes procedures for making EIS implementation plans public.

The public must be given the opportunity to comment on the draft EIS during a minimum 45-day comment period (40 CFR 1506.10). In addition, SEN-15 requires a public hearing on all draft EISs (DOE 1990b). At least 15 days notice must be given. EH-25 will file the draft EIS with EPA after the document has been distributed to the interested agencies and the public. The Draft NEPA Compliance Guide (DOE 1988) Volume I, Section III-9, details DOE procedures for announcing the availability of, and for distributing, NEPA documents. EPA will publish a weekly notice of availability in the Federal Register of all draft EISs filed the preceding week. The EPA notice is the official start of the 45-day comment period on a draft EIS. According to 40 CFR 1506.10, no decision on the proposed action shall be made or recorded until 90 days after publication by EPA of the notice of filing of a draft EIS. The Draft NEPA Compliance Guide, Volume I, Section III-9, details procedures for announcing DOE activities, and Sections III-10 and III-11 detail procedures for a DOE notice of availability and DOE hearings (DOE 1988).

Following the conclusion of the draft EIS comment period, a response to comments should be written and included in the final EIS (40 CFR 1503.4). All substantive comments (or summaries of comments if voluminous) must also be attached to the final EIS.

EH-25 files the final EIS with EPA after the document has been distributed to the interested agencies and the public. EPA publishes a weekly notice of availability in the Federal Register of all final EISs filed the preceding week. Under 40 CFR 1503.1, DOE may request comments on a final EIS, but it is not obligated to do so. According to 40 CFR 1506.10, no decision on the proposed action shall be made or recorded until 30 days after publication by EPA of the notice of filing of a final EIS.

Following the 30-day period, DOE prepares a public ROD stating the decision, identifying all alternatives considered by DOE in reaching its decision, and identifying the environmentally preferable alternative. It is DOE policy to publish the ROD in the Federal Register and make it available to the public, consistent with 40 CFR 1506.6 and the DOE NEPA guidelines, Section B.2.a.5. The Draft NEPA Compliance Guide (DOE 1988), Volume I, Section III-9, details DOE procedures for announcing the availability of, and for distributing, NEPA documents; Section III-12 discusses the ROD.

# 3.4 INTEGRATION OF CERCLA AND RCRA

A federal facility with inactive sites subject to both CERCLA and RCRA may choose to conduct required technical and public participation activities simultaneously. The integration of public participation requirements under these two statutes may help simplify the complex and perhaps confusing aspects of the process for the public. Integration offers the opportunity to avoid duplication of effort if CERCLA and RCRA activities are on concurrent schedules. Integration may also offer the opportunity to avoid conflicts in analyses by conducting research and analyses simultaneously.

To accommodate both CERCLA and RCRA technical requirements, DOE and EPA have established the concept of the FFA. The FFA is the preferred framework for negotiations among EPA, other federal agencies acting as lead agencies, and the State to reach a binding agreement that sets forth cleanup requirements, schedules, and responsibilities connected with a specific installation. The scope of any such agreement 1) incorporates the concept of the interagency agreement from CERCLA that describes the cleanup action selected, 2) broadens the concept to encompass assessment activities, 3) sets forth the requirements and schedule for such activities, and 4) assigns specific responsibilities to DOE, EPA, and the State.

In many cases, State programs have been given authority under RCRA to regulate hazardous waste management activities (per RCRA Section 3009). Each FFA identifies the regulatory authority-federal or State-under which the environmental restoration response is taken or how the two statutes will be integrated so the requirements of both are met. The FFA should include provisions for public participation activities to be conducted at the facility. Any plan drafted should be consistent with stipulations of the FFA.

#### 3.5 INTEGRATION OF CERCLA AND NEPA

Pursuant to DOE Order 5400.4, Section 7.d., "Comprehensive Environmental Response, Compensation, and Liability Act Requirements" (DOE 1989a), where DOE remedial actions under CERCLA trigger the procedures set forth in NEPA, it is the policy of DOE to integrate the procedural and documentation requirements of CERCLA and NEPA, wherever practical. The primary instrument for this integration will be the RI/FS process. If needed, the RI/FS process will be supplemented to meet the procedural and documentational requirements of NEPA. In particular, this section of the Order states that the public review processes of CERCLA and NEPA will be combined for RI/FS-NEPA documents, where appropriate. For example, when integrating the CERCLA RI/FS and NEPA EIS processes, the 45-day comment period required for the draft EIS should be folded into the CERCLA public comment period (at least 30 days and potentially 60 days) for the proposed plan so that the public reviews an integrated RI/FS-EIS document. A key element of the integrated process is determining the level of NEPA documentation that is required for a remedial action project before entering the RI/FS scoping process, or as soon as possible thereafter, so that the appropriate RI/FS-NEPA planning is started early in the process.

On October 26, 1990, EH-20 distributed "Proposed Guidance on Implementation of the DOE NEPA/ CERCLA Integration Policy" for comment to DOE Headquarters and Field Offices. This memorandum provided information on recent developments related to the NEPA/CERCLA issue and stated that, unless there was a fundamental change in the position of the CEQ, the policy stated in DOE Order 5400.4 would remain in effect. The memorandum also proposed more definitive guidance on how to accomplish integration.

This proposed guidance establishes a process of tiering NEPA documents from one level of decision making to another. At the top of the pyramid is the *programmatic EIS* on a DOE-wide strategy for environmental restoration and waste management, which will address major policy issues such as storage and disposal alternatives and cleanup prioritization. *Site-wide EISs* (either all-encompassing or focusing on environmental restoration activities) will address the individual and cumulative impacts of locating treatment, storage, and disposal facilities at specific sites.

At the bottom of the NEPA pyramid are the large numbers of individual cleanup projects. Integrated NEPA/CERCLA documents should be prepared to address the impacts of individual cleanup actions, normally by operable unit. EH expects that a large majority of these cleanup actions will be adequately covered for NEPA purposes by a categorical exclusion or by adoption of the RI/FS or engineering evaluation/cost analysis, which is prepared pursuant to CERCLA and would be the equivalent of the NEPA EA and the issuance of a FONSI. These integrated documents should specify that they have been prepared to satisfy the requirements of both NEPA and CERCLA. EH also envisions the same process for integrating NEPA and RCRA activities.

# 3.6 INTEGRATION OF STATE REGULATORY REQUIREMENTS

DOE should coordinate closely with the regulating State agencies regarding the federal cleanup activities being conducted. The FFA is DOE's primary vehicle for coordinating with the State and should identify the regulatory relationship between the facility and the State. FFAs provide a framework for reaching a binding agreement that sets forth and integrates State and federal cleanup requirements, schedules, and responsibilities when both RCRA and CERCLA activities are driving environmental restoration activities. FFAs encompass the CERCLA-required interagency agreements (IAGs).

Some facilities have been successful at developing and maintaining cooperative relationships with State authorities through concerted efforts that include the development of an FFA; regular briefings among EPA, State, and facility personnel; and joint presentations at public meetings. Facilities are encouraged to work collaboratively with regulating State agencies whenever possible.

Under RCRA, States have the authority to develop regulations that are more restrictive than federal requirements (RCRA Section 3009). The FFA should at least identify any State regulations that exceed the federal clean-up requirements and identify how the facility will meet these requirements.

# 4.0 PROCESS MILESTONES AND CORRESPONDING PUBLIC PARTICIPATION ACTIVITIES AT DOE FACILITIES

The purpose of this section is to provide a milestone-oriented discussion of the public participation requirements and activities relevant to DOE's environmental restoration programs. These programs are regulated under CERCLA, RCRA, and NEPA.

This section is organized to be used as a checklist. However, the reader should refer to those subsections in Section 3.0 that provide explanations for each of the public participation requirements and to Appendix A, which provides key points in implementing the activities. Beyond required activities, public participation during each phase of restoration activities should be custom-tailored to the site, stressing two-way communication activities to the extent feasible.

For clarification purposes three charts have been provided in this chapter, each illustrating where specific public participation activities occur in the RCRA, CERCLA, and NEPA process. These graphics should not be relied upon to portray the entire technical process; however, they do provide some visual clarification. The activities may occur at the beginning, the end, or throughout the step they are listed under. Some activities are ongoing and occur throughout the whole process. The reader should refer to the CERCLA, RCRA, and NEPA sections below for detailed and specific information.

#### 4.1 MILESTONES AND PUBLIC PARTICIPATION ACTIVITIES

This section describes public participation activities for CERCLA, RCRA, and NEPA programs by milestones in each program. The information following each milestone is listed in three categories of public participation activities: current statutory or regulatory requirements, DOE or EPA guidance, and suggested additional activities.

- Current Requirements The category lists the minimum public participation requirements of the given statute and the implementing regulations, such as the National Contingency Plan (40 CFR 300) or CEQ regulations, and DOE orders and notices. These activities, which are discussed in detail also in Section 3.0, must be carried out to comply with the law.
- 2. DOE and/or EPA Guidance This category lists and briefly describes the public participation activities that DOE Headquarters recommends be conducted at each milestone. It also includes several public participation activities detailed in EPA's Community Relations Handbook (EPA 1988a). These activities go beyond the minimum requirements of the law and provide for a comprehensive and visible public participation program in accordance with DOE's objectives as advocated by EM and EH in a memorandum on "Public Participation in the Department of Energy's Environmental Activities," dated April 16, 1990. It is expected that DOE will follow these recommendations as appropriate to the level of public interest at a particular site.
- 3. Suggested Additional Activities This category identifies and briefly describes public participation activities that might be implemented over and above statutory requirements or DOE and EPA guidance. These should be considered if site-specific circumstances (e.g., controversy) indicate that additional public participation activities are needed.

4. Ongoing Activities - Several of the activities provided in the DOE guidance and the suggested additional activities categories will be implemented on an ongoing basis throughout the project. These are noted where appropriate.

Although the public participation activities for each environmental statute are presented separately, there will be instances when milestones under CERCLA, RCRA, and NEPA are concurrent. This is particularly true of the CERCLA remedial response and RCRA corrective action programs because they have similar milestones. Therefore, the public participation plan, discussed in EM's five-year plan (DOE 1989b), can be used as an umbrella to fulfill the statutory requirements and/or DOE or EPA guidance for more than one program. As a rule, DOE public participation personnel should identify these situations and, if appropriate, integrate public participation activities across the applicable statutes. This type of integration is a DOE public participation priority; it is efficient and avoids unnecessary duplication of effort, and minimizes public confusion over the myriad of DOE environmental restoration activities. For example, a fact sheet issued as a major milestone in the CERCLA process might also include a section updating the reader on recent and upcoming events pertaining to the RCRA corrective action project under way at the same facility. Briefings for local officials might address current sampling and investigative field activities conducted as part of the CERCLA and RCRA programs. There are numerous opportunities for this type of integration throughout a CERCLA remedial response and RCRA corrective action program.

In addition to the requirements, guidance, and suggestions discussed above, DOE personnel involved with a public participation program must identify the public participation requirements of the State in which the facility is located. The DOE facility must be in compliance with these requirements as well. Opportunities for integration of public participation activities required by the State with those required by the federal government should be optimized to avoid unnecessary confusion among the public.

At a facility with an FFA, the FFA provides specific information on the role and responsibilities of all the parties involved in the project, including DOE, EPA, and the State. The FFA will typically provide general information on the public participation activities to be conducted and who will conduct them.

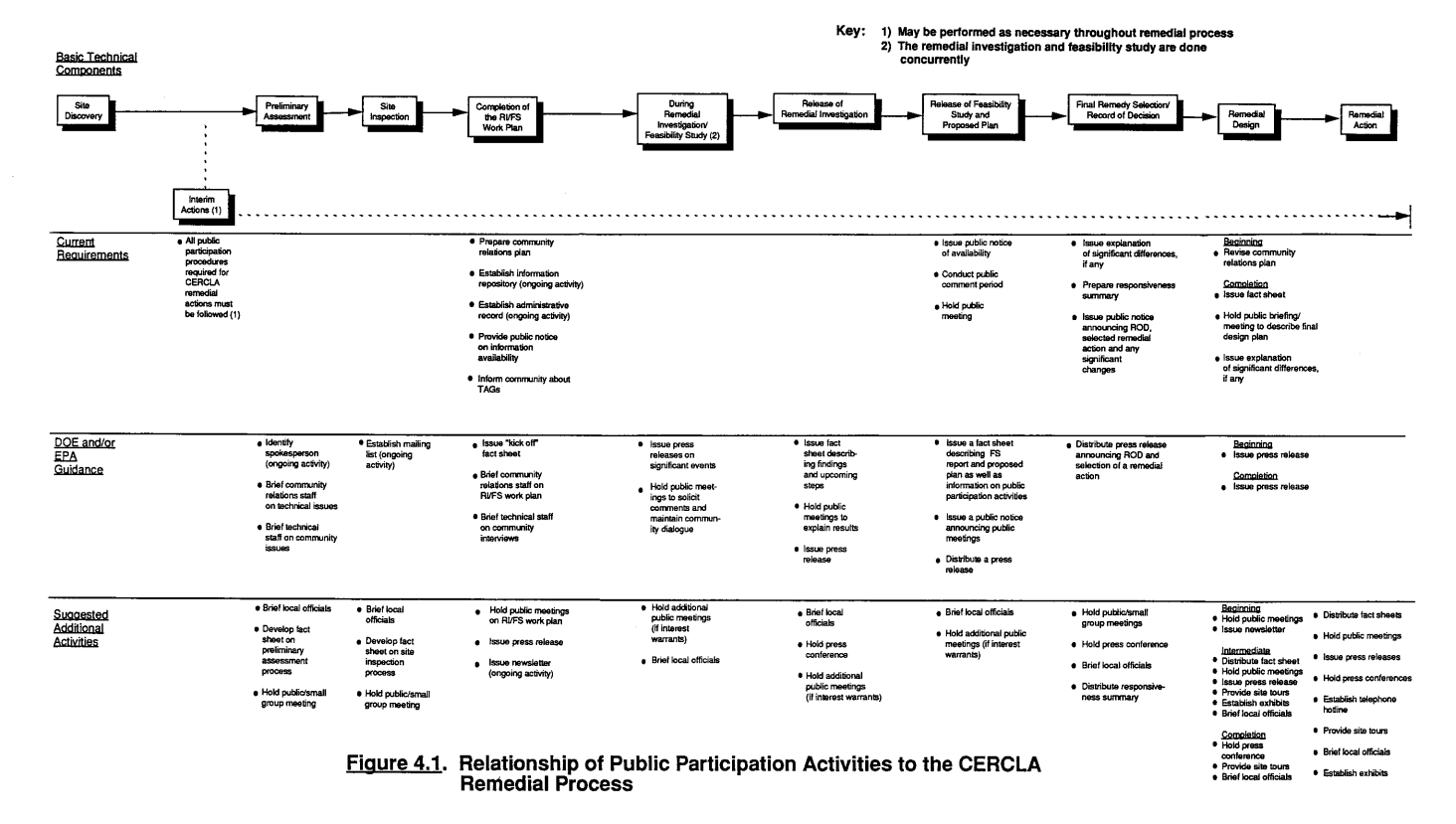
# 4.1.1 CERCLA Milestones and Public Participation Activities

The following activities are derived from CERCLA, as amended by SARA, the National Contingency Plan (40 CFR 300), and EPA's Community Relations Handbook (EPA 1988a), using associated remedial or removal action milestones. Figure 4.1 provides a graphic summary of CERCLA remedial action milestones and public participation activities.

#### **CERCLA Milestone: Removal Actions Lasting Longer than 120 Days**

# **Current Requirements**

- Spokesperson A spokesperson must be identified who will provide information to the community and the
  media about the removal action and respond to questions.
- Community Relations Plan Community interviews must be conducted and a community relations plan
  must be prepared.



- Information Repository An information repository must be established near the site so that all
  information pertaining to the removal action is readily available to interested parties.
- Administrative Record An administrative record must be established at or near the site; it must contain
  the informational materials upon which the selection of the response action will be based.
- Public Notice A public notice must be issued to announce the availability of the information in the site information repository and administrative record.

# **DOE** Guidance

Press Releases - Press releases should be issued to the media at the initiation and completion of a removal
action, as well as at any other significant milestone during the removal.

# **Suggested Additional Activities**

- Press Conference A press conference might be held to brief the media on the removal action and to respond to questions.
- Briefing A briefing might be held to inform local officials of activities at the site and to respond to questions.

# CERCLA Milestone: Removal Actions Beginning in Less than 6 Months (i.e., Emergency and Time-Critical)

# **Current Requirements**

- Spokesperson A spokesperson must be identified who will provide information to the community and the media about the removal action and respond to questions.
- Administrative Record An administrative record must be established near the site; it must contain the
  information materials upon which the selection of the response action will be based. The record should be
  established within 60 days of the initiation of onsite activities.
- Public Notice A public notice must be issued to announce the availability of the information in the administrative record.
- Public Comment Period A minimum 30-day comment period must be conducted on the removal action at the time the administrative record is made available.
- Written Response DOE should prepare a written response to comments.

# CERCLA Milestone: Removal Actions Beginning in 6 Months or More (i.e., Non-Time-Critical)

# **Current Requirements**

- Spokesperson A spokesperson must be identified who will provide information to the community and the media about the removal action and respond to questions.
- Community Relations Plan Community interviews must be conducted and a community relations plan
  must be prepared.
- Information Repository An information repository must be established near the site so that all information pertaining to the removal action is readily available to interested parties.
- Administrative Record An administrative record must be established near the site; it must contain the
  informational materials upon which the selection of the response action will be based.

All of the above activities should be conducted prior to completion of the engineering evaluation/cost analysis.

- Public Notice A public notice must be issued on the availability of the engineering evaluation/cost analysis.
- Public Comment Period A minimum of a 30-day public comment period on the engineering evaluation/ cost analysis should be conducted (it can be extended by 15 days, upon request). A responsiveness summary should be prepared.

#### **CERCLA Milestone: Interim Actions**

Interim actions are early actions under removal or remedial authority to reduce the immediate threat to human health and the environment, or to expedite the completion of total site cleanup. Early actions using remedial authorities are initiated as operable units. These can be performed as necessary throughout the remedial process.

# **Current Requirements**

• All public participation procedures required for CERCLA remedial or removal actions must be followed [National Contingency Plan (40 CFR 300)].

# CERCLA Milestone: Remedial Action Preliminary Assessment of Site

# **Current Requirements**

There are no required public participation activities during the preliminary assessment.

#### **DOE** Guidance

- Spokesperson A spokesperson should be identified who will inform the community of site activities and
  findings beginning with the preliminary assessment and throughout the remedial response process, respond
  to questions, and provide information to residents and the media. This should be an ongoing activity.
- Briefing Technical staff should brief the community relations staff on the site.
- Briefing Community relations staff should brief technical staff on community issues.

# **Suggested Additional Activities**

- Briefing A briefing might be held during the preliminary assessment to inform local officials of activities involved and to respond to questions.
- Public Meetings If residents express concern about site activities, public meetings might be held to
  establish two-way communication with those concerned parties. These could take the form of small group
  meetings.
- Fact Sheet A fact sheet might be developed that describes the preliminary assessment process.

# **CERCLA Milestone: Site Inspection**

# **Current Requirements**

There are no required public participation activities during site inspection.

#### **DOE** Guidance

Mailing List - A computerized mailing list should be established and maintained for the site to ensure that
information is disseminated to the appropriate and interested parties, including media representatives.
This should be an ongoing activity.

# **Suggested Additional Activities**

- Briefing A briefing might be held to inform local officials of activities at the site and to respond to questions.
- Public Meetings If residents express concern about site activities, public meetings might be held to
  establish two-way communication with those concerned parties. These could take the form of small group
  meetings.
- Fact Sheet A fact sheet might be issued that explains the purpose of the site inspection and its possible outcomes (i.e., proposal of the site for the NPL or no further action taken). The fact sheet would indicate who to contact for information about the site.

# **Ongoing Activities**

· Spokesperson and mailing list.

# CERCLA Milestone: Completion of the Remedial Investigation/Feasibility Study (RI/FS) Work Plan

### **Current Requirements**

- Community Relations Plan A community relations plan must be prepared, based on interviews with
  potentially affected residents, local officials, and other interested parties, prior to commencing field work
  for the RI, to determine the concerns of these parties and to obtain their input on how DOE might
  conduct the site public participation program.
- Information Repository An information repository must be established near the site so that all
  information pertaining to the site CERCLA program can be readily available to interested parties.
- Administrative Record An administrative record must be established near the site prior to initiating the RI; it must contain the informational materials upon which the choice of a remedial response action will be based. Documents in the administrative record must be made available to the public at or near the site.
- Public Notice A public notice must be issued to announce the availability of the information in the site information repository and the site administrative record.
- Technical Assistance Grants The community must be informed of the availability of TAGs, and TAG information must be put into the information repository.

#### **DOE** Guidance

- Fact Sheet A "kickoff" fact sheet should be issued that describes the CERCLA process, explains the site
  history and the RI/FS work plan, outlines the proposed project schedule, and indicates who to contact for
  information about the site. The fact sheet should also include information about EPA's TAG program, or
  a separate informational brochure on TAG should be issued.
- Briefing Technical staff should brief community relations staff on the scope of RI/FS work plan.
- Briefing Community relations staff should brief technical staff on information gathered during community interviews.

#### **Suggested Additional Activities**

- Public Meetings A public meeting might be held to describe the CERCLA process and the RI/FS work
  plan, explain site history, outline the proposed project schedule, and answer questions from the public.
- Press Release A press release might be issued announcing the completion of the RI/FS work plan.

• Newsletter - A newsletter might be issued to the mailing list on a regular basis, perhaps quarterly, throughout the RI/FS process. (This guidance assumes use of an existing newsletter; see Appendix A.)

# **Ongoing Activities**

· Spokesperson and mailing list.

# CERCLA Milestone: During the Remedial Investigation/ Feasibility Study

# **Current Requirements**

There are no required public participation activities during the RI/FS. If a removal action is required during the RI/FS, refer to the previous discussion on removal actions.

#### **DOE** Guidance

- Press Release In the event of a major unexpected occurrence, such as a fire or the discovery of significant new areas or types of contamination, a press release should be issued to explain the event and the actions proposed to address it. A press release should also be issued if the schedule for completion of the RI report changes significantly. Periodic press releases should be issued if the RI/FS is scheduled to last for several years. The press release should explain the reasons for the change in schedule, as well as describe the field investigations conducted to date. This information can also be conveyed in a fact sheet.
- Public Meetings A public meeting should be held in the site community to solicit public comments on criteria for evaluating and screening FS alternatives.

# **Suggested Additional Activities**

- Additional Public Meetings If residents express concern about site activities, public meetings might be
  held to establish two-way communication with those concerned parties. The meetings could take the form
  of small group meetings held in a comfortable local meeting place or neighborhood meetings held in a
  home near the site.
- Briefing A briefing might be held to inform local officials of DOE's activities at the site to date and to provide them with up-to-date information on the RI/FS.

#### **Ongoing Activities**

· Spokesperson, mailing list, newsletter, information repository, and administrative record.

# CERCLA Technical Milestone: Release of the Remedial Investigation Report

# **Current Requirements**

There are no required public participation activities at the release of the remedial investigation report.

#### **DOE** Guidance

- Fact Sheet- A fact sheet should be issued that describes the findings of the RI and the risk assessment, which is performed during the RI. The fact sheet should also explain the upcoming steps and future opportunities for participation in decision making in the CERCLA process.
- Public Meetings Public meetings should be held in the site community to explain the results of the RI and
  risk assessment reports and to provide an opportunity for interested parties to ask questions.
- Press Release A press release should be issued announcing the availability of the RI report, the findings of the RI and risk assessment, and the date, time, and location of the public meeting.

# **Suggested Additional Activities**

- Briefing A briefing might be held for local officials prior to the public meeting to provide them with the findings of the RI and risk assessment and information on upcoming activities.
- Additional Public Meetings If residents express concern about site activities, public meetings might be
  held to establish two-way communication with those concerned parties. These could take the form of small
  group meetings held in a comfortable meeting place or neighborhood meetings held in a home near the
  site.
- Press Conference A press conference might be held to brief the media on the findings of the RI and to respond to questions.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# CERCLA Milestone: Release of Draft Feasibility Study and Proposed Plan

#### **Current Requirements**

- Public Notice A public notice must be issued that announces the availability of the proposed plan in the administrative record and briefly describes it.
- Public Comment Period A minimum 30-day comment period must be conducted to enable the public to review the FS and proposed plan and to make written and/or oral comments to DOE. A 30-day extension must be allowed if requested.
- Public Meeting The opportunity for a public meeting must be provided to explain the FS report and DOE's proposed plan and to answer questions from the public; if the meeting is held during the public comment period, a transcript must be made available to the public.

#### **DOE** Guidance

- Fact Sheet A fact sheet should be issued that describes the FS report and the proposed plan. The fact
  sheet should provide information about opportunities for public participation in the upcoming decisionmaking process. This should also be mailed to those persons on the mailing list.
- Public Notice If a public meeting is held, a public notice should be issued that announces the date, time, and location of the meeting and dates for the public comment period.
- Press Release A press release should be issued that summarizes the FS report and the proposed plan, and announces the dates for the public comment period.

# **Suggested Additional Activities**

- Briefing A briefing might be held for local officials prior to the public meeting to provide them with information on the FS, proposed plan, and upcoming activities.
- Additional Public Meetings If residents express concern about site activities, public meetings might be
  held to establish two-way communication with those concerned parties. These could take the form of small
  group meetings held in a comfortable meeting place or neighborhood meetings held in a home near the
  site.

# **Ongoing Activities**

· Spokesperson, mailing list, newsletter, information repository, and administrative record.

# **CERCLA Milestone: Discussion of Significant Changes**

#### **Current Requirements**

After publication of the proposed plan and before adoption of the selected remedy in the ROD, if new
information is made available that significantly changes the basic features of the selected remedy, the lead
agency must include a discussion in the ROD of the significant changes and reasons for such changes,

or

seek additional public comment on a revised proposed plan. The public participation requirements of Section 300.430 (f)(3)(i) of the National Contingency Plan (40 CFR 300) will be followed.

# CERCLA Milestone: Final Selection of Remedial Action and Record of Decision

## **Current Requirements**

Responsiveness Summary - A responsiveness summary must be prepared and attached to the ROD; it must
provide DOE responses to comments received during the public comment period.

• Public Notice - A public notice must be issued to announce the availability of the ROD, explain the selected remedial action, and describe the reasons for any significant changes from the proposed plan.

#### **DOE** Guidance

Press Release - A press release should be issued announcing the ROD and DOE's selection of a remedial
action.

# **Suggested Additional Activities**

- Public Meetings Public meetings can be held to allow discussion of how public comments have been addressed. These can take the form of small group meetings or neighborhood meetings.
- Press Conference A press conference might be held to brief the media on the final selection of a remedial
  action and ROD, and to respond to questions.
- Briefing A briefing might be held for local officials to provide them with specific information on the remedial action and on upcoming remedial design/remedial action activities.
- Summary The responsiveness summary might be distributed to the mailing list of commenters.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# CERCLA Milestone: Beginning of the Remedial Design

# **Current Requirements**

Revised Community Relations Plan - Prior to the initiation of the remedial design, the community
relations plan must be reviewed and, if necessary, revised to describe further public involvement activities
during the remedial design/remedial action phase that are not already provided for in the plan. For a
revision, community interviews may be conducted.

# **DOE** Guidance

• Press Release - If changes were made to the final remedy, a press release should be issued to explain the differences and why the changes were made. A fact sheet could also be used.

# **Suggested Additional Activities**

Public Meetings - Public meetings might be held to explain the proposed remedial design plan, outline the
schedule for upcoming events, and provide an opportunity for the community to ask questions and offer
suggestions on the design. If appropriate, these meetings could take the form of a small group meeting or a
neighborhood meeting.

• Newsletter - A newsletter might be issued to the site mailing list on a regular basis, perhaps quarterly, throughout the remedial design/remedial action process.

### **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

#### CERCLA Milestone: Intermediate Deliverables of Remedial Design

The remedial design may require months to years to complete. Between the beginning and completion of the remedial design, there may be intermediate deliverables, such as reports from the remedial design contractor at the 60% and 90% completion milestones. While there are no public participation requirements or DOE guidance for these milestones, environmental restoration project managers and other PSOs and Project Offices with environmental restoration responsibilities may wish to keep the public informed of these intermediate deliverables and report on the progress of the remedial design.

# **Suggested Additional Activities**

- Fact Sheet A fact sheet might be issued that explains the status of and describes the remedial design plan
  and schedule for upcoming events.
- Public Meetings Periodic public meetings might be held to explain the status and details of the remedial
  design plan, outline the schedule for upcoming events, and provide an opportunity for the community to
  ask questions and offer suggestions on the design. If appropriate, these meetings could take the form of a
  small group meeting or a neighborhood meeting.
- Press Release A press release might be issued announcing the public meeting on the design plans.
- Site Tour If appropriate, site tours might be conducted for residents, local officials, and the media so they
  can view the site and gain an understanding of where and how the remedial action technologies might be
  established.
- Exhibits Exhibits might be established in the information repository, community library, town hall, and/or
  the schools that explain the CERCLA process and activities carried out to date, as well as describe the final
  remedy and depict, to the extent possible, how it will be implemented.
- Briefing A briefing might be held for local officials to provide them with specific information on the status of the remedial response and the schedule of upcoming activities.

#### **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# CERCLA Milestone: Completion of the Final Design

# **Current Requirements**

- Fact Sheet A fact sheet must be issued that explains the final engineering design of the remedy.
- Public Briefing If public interest warrants, a public briefing or meeting should be held before the remedial
  action begins to describe the final design plan, outline the schedule for upcoming events, and provide an
  opportunity for the community to ask questions.

#### **DOE** Guidance

• Press Release - A press release should be issued announcing the public briefing on the final design plan.

# Suggested Additional Activities

- Press Conference A press conference might be held to brief the media on the final design of the remedial action and to respond to questions.
- Site Tour If appropriate, site tours might be conducted for residents, local officials, and the media so they can view the site and see where the remedial action technologies will be established.
- Briefing A briefing might be held for local officials to provide them with specific information on the final engineering design, how it will be implemented, and the schedule of upcoming activities.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# CERCLA Milestone: Explanation of Significant Differences

# **Current Requirements**

Explanation of Significant Differences - If the remedial action to be taken differs significantly from the
remedy selected in the ROD, but does not fundamentally alter the remedy with respect to cost, scope, or
performance, DOE will publish an explanation of significant differences. A notice summarizing the explanation of significant differences will be published in a major local newspaper of general circulation and the
explanation of significant differences will be available in the administrative record.

OΓ

Amended ROD - If the remedial action to be taken fundamentally alters the remedy selected in the ROD, DOE will propose an amendment to the ROD according to procedures in the National Contingency Plan (40 CFR 300), Sec. 300.435(c)(2).

# **CERCLA Milestone: The Remedial Action**

# **Current Requirements**

There are no required public participation activities during the remedial action.

#### **DOE** Guidance

There are no recommended public participation activities during the remedial action.

#### **Suggested Additional Activities**

A variety of public participation activities may be conducted at the beginning, throughout, and at the completion of the remedial action phase. Public interest often is heightened at commencement of the remedial action. The public and local officials need to be kept informed of activities, schedule changes, and new findings at the site. In addition, the environmental restoration project manager and other PSOs and Project Offices with environmental restoration responsibilities may want to ensure that additional information is provided on issues of community concern. These concerns may change over the course of the remedial action.

- Fact Sheets Fact sheets might be issued periodically to describe progress, schedule changes, and discuss
  new issues at the site.
- Public Meetings Public meetings might be held to discuss site issues, especially at the onset of remedial
  action. If appropriate, these meetings can take the form of small group meetings or neighborhood
  meetings.
- Press Releases Press releases might be issued to the media and sent to those on the mailing list to announce site developments and other events, as well as any public meetings.
- Press Conferences Press conferences might be held periodically to brief the media on the implementation
  of the remedial action and to respond to questions.
- Telephone Hotline If community and media interest and concern about the site are high, a telephone hotline might be installed to provide an opportunity to ask questions and register complaints about site activities.
- Site Tour If appropriate, site tours might be conducted for residents, local officials, and the media so they can view the remedial action response in progress.
- Briefing Periodic briefings might be held for local officials to provide them with specific information on the implementation of the remedial action and the schedule of upcoming activities.
- Exhibits Exhibits might be established in the information repository, community library, town hall, and/or
  the schools to explain the CERCLA process and activities carried out to date, as well as describe the progress of the remedial action.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# 4.1.2 RCRA Corrective Action Milestones and Public Participation Activities

The following requirements are derived from RCRA, as amended by HSWA, RCRA regulations, and EPA's guidance on corrective action (EPA 1988c) and Guidance for Public Involvement In RCRA Section 3008(h) Actions (EPA 1987) using associated corrective action milestones. While some activities will be performed by DOE, most activities will be performed by the regulators during the process for corrective action orders or permit modifications. Because some activities may be assigned to DOE in the permit or order, or negotiated into the FFA, they are included for the sake of information. Again, States with corrective action authority may have different requirements that apply. Figure 4.2 provides a graphic summary of RCRA corrective action milestones and public participation activities.

# RCRA Milestone: The RCRA Facility Assessment

# **Current Requirements**

There are no required public participation activities during the RCRA facility assessment.

#### **DOE** Guidance

- Spokesperson A spokesperson should be identified who will inform the community of project activities
  and findings throughout the corrective action process, respond to questions, and provide information to
  residents and the media. Similar to the CERCLA process, this should be an ongoing activity.
- Press Release A press release should be issued announcing the completion of the RFA, the results, and
  any future planned activities. This information could also be conveyed in a fact sheet.
- Mailing List A computerized mailing list should be established and maintained for the facility to ensure
  that information is disseminated to the appropriate and interested parties, including media representatives.
  This should be an ongoing activity and should be coordinated with the regulatory agencies' mailing lists.

#### RCRA Milestone: Interim Corrective Measures

The purpose of interim corrective measures is to expeditiously abate or remove the threat to human health and the environment presented by releases. These may be performed as necessary throughout the corrective action process.

# **Current Requirements**

There are no public participation activities required by law during implementation of an interim corrective measure.

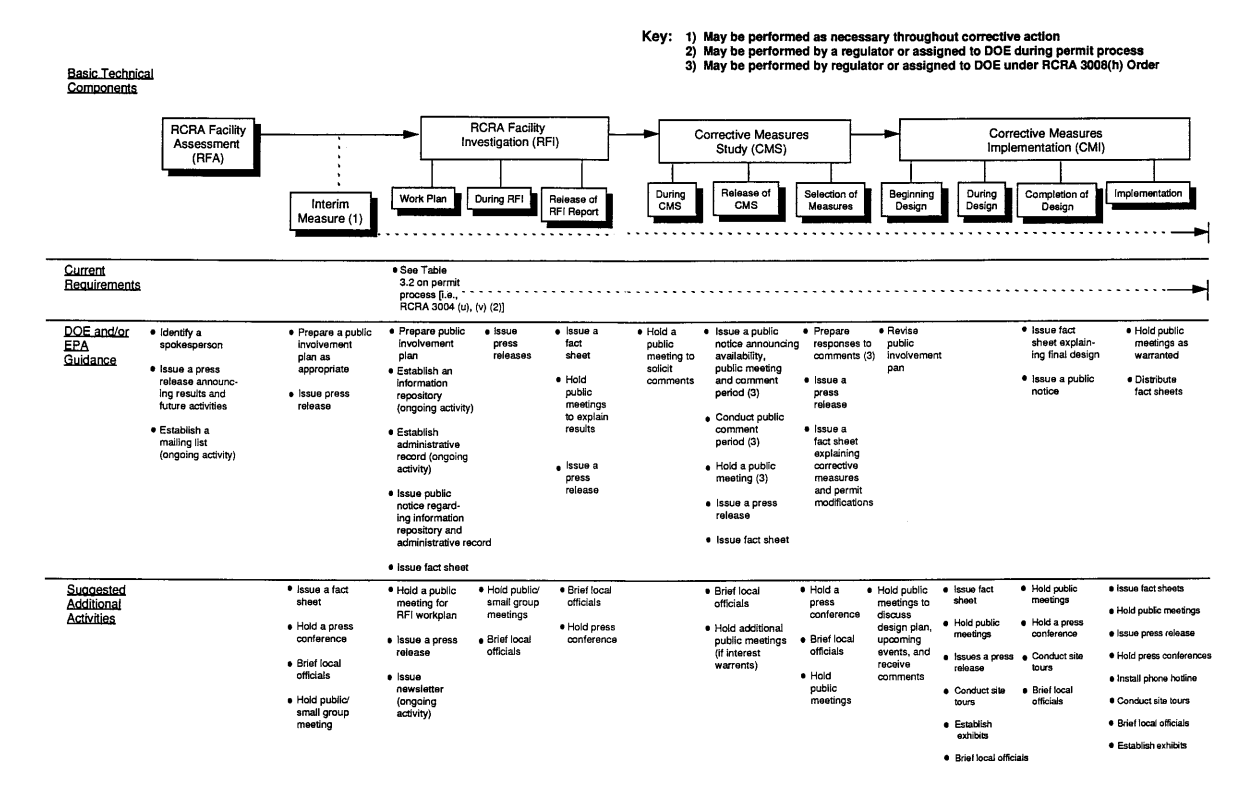


Figure 4.2. Relationship of Public Participation Activities to the RCRA Corrective Action Process

# Current EPA Guidance (EPA 1988b)

Prepare a public involvement plan, as appropriate.

#### **DOE** Guidance

 Press Releases - Press releases should be issued at the initiation and completion of an interim corrective measure.

# **Suggested Additional Activities**

- Fact Sheet A fact sheet might be issued to explain the interim corrective measure.
- Press Conference A press conference might be held to brief the media on the interim corrective measure and to respond to questions.
- Briefing A briefing might be held for local officials to inform them of interim corrective measure activities and to respond to questions.
- Public Meetings If residents express concern about site activities, public meetings can be held to establish two-way communication with those concerned parties. These can take the form of small group meetings or neighborhood meetings.

# RCRA Milestone: Completion of the RCRA Facility Investigation Work Plan

# **Current Requirements**

There are no required public participation activities after completion of the RFI work plan.

# Current EPA Guidance (EPA 1988c)

Public Involvement Plan - A public involvement plan should be prepared by DOE, based on interviews
with potentially affected residents, local officials, and other interested parties, to determine their concerns
and obtain their input on how DOE might conduct the facility public participation program.

# **DOE** Guidance

- Information Repository An information repository should be established near the facility so that all
  information pertaining to the corrective action program can be readily available to interested parties.
- Administrative Record EPA or the authorized State will maintain an administrative record of information upon which remedy selection will be based. Since the record limits the judicial review of a corrective action, it is imperative that DOE maintain a copy of the administrative record as well.

- Public Notice A public notice should be issued to announce the availability of the information in the information repository and the administrative record.
- Fact Sheet A "kick-off" fact sheet should be issued that describes the RCRA corrective action process, explains the facility history and the RFI work plan, outlines the proposed project schedule, and indicates who to contact for information about the site.

#### **Suggested Additional Activities**

- Public Meetings Public meetings might be held to describe the RCRA process and the RFI work plan, explain facility history, outline the proposed project schedule, and answer questions from the public.
- Press Release A press release might be issued announcing the completion of the RFI work plan.
- Newsletter A newsletter might be issued to those on the mailing list on a regular basis, perhaps quarterly, throughout the RFI, the CMS process, and the design and implementation process. (This guidance assumes use of an existing newsletter; see Appendix A.)

#### RCRA Milestone: During the RCRA Facility Investigation

# **Current Requirements**

There are no required public participation activities during the RFI.

# **DOE** Guidance

• Press Release - A press release should be issued to explain any interim findings, or, if appropriate, announce that corrective action activities have stopped because of a determination that releases from the facility pose no threat to health or the environment. A press release should also be issued if the schedule for completion of the RFI changes significantly. Periodic press releases should be issued if it is scheduled to last for several years. The press release should explain the reasons for the change in periodic press releases, as well as describe the investigations conducted to date. This information can also be conveyed in a fact sheet.

# Suggested Additional Activities

- Public Meetings If residents express concern about facility activities, such as interim findings, public
  meetings might be the most effective way to establish two-way communication with those concerned
  parties. If appropriate, the meetings could take the form of a small group meeting held in a comfortable
  local meeting place or a neighborhood meeting held in a home near the facility.
- Briefing A briefing might be held to inform local officials of DOE's activities at the facility to date and to
  provide them with up-to-date information on the RFI.

### **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# RCRA Milestone: Release of the RCRA Facility Investigation Report

# **Current Requirements**

There are no public participation activities required by law at the release of the RFI report.

#### **DOE** Guidance

- Fact Sheet A fact sheet should be issued that describes the findings of the RFI report. The fact sheet should also explain the upcoming steps and future opportunities for participation in decision making in the RCRA corrective action process.
- Public Meeting A public meeting should be held in the site community to explain the results of the RFI
  report and to provide an opportunity for interested parties to ask questions.
- Press Release A press release should be issued to announce the findings of the RFI report and the date, time, and location for the public meeting.

#### **Suggested Additional Activities**

- Briefing A briefing might be held for local officials prior to the public meeting to provide them with the findings of the RFI report and of upcoming activities.
- Press Conference A press conference might be held to brief the media on the findings of the RFI report
  and to respond to questions.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

#### RCRA Milestone: Release of Corrective Measures Study Report and Development of the Statement of Basis

Once the regulator has approved DOE's RFI report, DOE may be directed to undertake a CMS to develop and evaluate the corrective action measure(s) to be taken at the facility. EPA's guidance does not specify any public involvement activities during the CMS. DOE recommends holding a public meeting in the site community to solicit public comments on criteria for evaluating and screening CMS alternatives. Upon completion of the CMS, DOE will submit a CMS report that includes proposed corrective measures for regulatory approval. The following are public involvement guidelines that the regulators should follow for corrective action orders or permit modifications. Because some of these may be assigned to DOE in the permit or corrective action order, or negotiated into the FFA, they are included for information purposes.

# **Current Requirements**

For corrective actions under RCRA 3004(u) or (v), the public involvement requirements for regulators as part of permit modifications are summarized in Table 3.2. Authorized States may have different requirements.

# Current EPA Guidance for 3008(h) Actions (performed by EPA)

- Public Notice A public notice should be issued that announces the availability of and briefly describes the CMS and statement of basis. The notice must also announce the date, time, and location of the public meeting, and dates for the public comment period.
- Public Comment Period A 30 to 45 day comment period should be conducted by EPA to enable the public to review the CMS and statement of basis and make written and/or oral comments on the proposed corrective measure(s).
- Public Meeting At EPA's discretion or the request of the public, the opportunity for a public meeting
  may be provided to explain the proposed corrective measure(s) and to answer questions from the public.

#### **DOE** Guidance

- Press Release A press release should be issued that summarizes the CMS report and statement of basis
  and announces the dates for the public comment period.
- Fact Sheet A fact sheet should be issued that summarizes the CMS report and statement of basis and outlines opportunities for public participation in the upcoming decision-making process.

# **Suggested Additional Activities**

- Briefing A briefing might be held for local officials prior to the public meeting to provide them with information on the CMS and statement of basis and upcoming activities.
- Additional Public Meetings If residents express concern about site activities, public meetings might be
  held to establish two-way communication with those concerned parties. The meetings could take the form
  of small group meetings held in a comfortable local meeting place or neighborhood meetings held in a
  home near the site.

#### **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# RCRA Milestone: Selection of Corrective Measures and Response to Comments

#### Current Requirements

For corrective actions under RCRA 3004(u) or (v), the public involvement requirements for regulators as part of permit modifications are summarized in Table 3.2. Authorized States may have different requirements.

# EPA Guidance for 3008(h) Actions (performed by EPA)

• Response to Comments - A response to comments should be prepared; it must provide EPA's responses to comments received during the public comment period and identify the selected corrective measure(s).

#### **DOE** Guidance

- Press Release A press release should be issued announcing the selection of the corrective measures.
- Fact Sheet A fact sheet should be issued that explains the selected corrective measures and any major permit modifications that will result.

# **Suggested Additional Activities**

- Press Conference A press conference might be held to brief the media on the selection of the corrective
  measure and to respond to questions.
- Briefing A briefing might be held for local officials to provide them with specific information on the selected corrective measure and on upcoming corrective measure activities.
- Public Meetings Public meetings might be held to allow discussion of how public comments have been
  addressed. These could take the form of small group meetings held in a comfortable meeting place or
  neighborhood meetings held in a home near the site.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository and administrative record.

# RCRA Milestone: Beginning of Corrective Measures Design

# **Current Requirements**

There are no required public participation activities at the beginning of the corrective measures design.

# EPA Guidance (EPA 1988c)

Revised Public Involvement Plan - DOE should revise the public involvement plan to address any changes
in the level of concern or information needs of the community during design and construction activities.
 The plan should reflect knowledge of citizen concerns and involvement at this state of the process.

#### **Suggested Additional Activities**

Public Meetings - Public meetings might be held to explain the proposed design plan, outline the schedule
for upcoming events, and provide an opportunity for the community to ask questions and offer suggestions
on the design. If appropriate, these meetings could take the form of small group meetings or neighborhood meetings.

# **Ongoing Activities**

Spokesperson, mailing list, newsletter, information repository, and administrative record.

# RCRA Milestone: Intermediate Deliverables of Corrective Measures Design

The corrective measures design may require months or years to complete. Between the beginning and completion of the design, there may be intermediate deliverables, such as reports from the design contractor at the 60% and 90% completion milestones. While there are no public participation requirements or EPA or DOE guidance for these milestones, DOE may wish to keep the public informed of these intermediate deliverables and report on the progress of the design.

#### **Suggested Additional Activities**

- Fact Sheet A fact sheet might be issued that explains the status of and describes the design plan and schedule for upcoming events.
- Public Meetings Periodic public meetings might be held to explain the status and details of the design
  plan, outline the schedule for upcoming events, and provide an opportunity for the community to ask questions and offer suggestions on the design. If appropriate, these meetings could take the form of small
  group meetings or neighborhood meetings.
- Press Release A press release might be issued announcing the public meeting on the design plans.
- Site Tour If appropriate, site tours might be conducted for residents, local officials, and the media so they
  can view the site and gain an understanding of where and how the corrective action technologies might be
  established.
- Exhibits Exhibits might be established in the community library, town hall, and/or the schools that explain
  the corrective action process and activities carried out to date, as well as describe the final corrective measure(s) and depict, to the extent possible, how it will be implemented.
- Briefing A briefing might be held for local officials to provide them with specific information on the status of the corrective measure(s) and the schedule of upcoming activities.

#### **Ongoing Activities**

· Spokesperson, mailing list, newsletter, information repository, and administrative record.

# RCRA Milestone: Completion of the Corrective Measures Design

#### **Current Requirements**

There are no required public participation activities at the completion of the corrective measures design.

#### Current EPA Guidance (EPA 1988c)

- Fact Sheet A fact sheet should be issued by DOE that explains the final engineering design of the corrective measure.
- Public Notice A public notice should be issued by DOE to announce the final engineering design.

#### **Suggested Additional Activities**

- Public Meetings Public meetings might be held before the corrective measure begins in order to describe
  the final design plan, outline the schedule for upcoming events, and provide an opportunity for the community to ask questions. If appropriate, these meetings could take the form of small group meetings or
  neighborhood meetings.
- Press Conference A press conference might be held to brief the media on the final design of the corrective measure and to respond to questions.
- Site Tour If appropriate, facility tours might be conducted for residents, local officials, and the media so
  they can view the facility and see where and how the corrective measure will be implemented.
- Briefing A briefing might be held for local officials to provide them with specific information on the final
  engineering design, how it will be implemented, and the schedule of upcoming activities.

# **Ongoing Activities**

· Spokesperson, mailing list, newsletter, information repository, and administrative record.

# RCRA Milestone: Corrective Measures Implementation

# **Current Requirements**

There are no required public participation activities during implementation of the corrective measure.

# EPA Guidance (EPA 1988c)

During the construction stage, EPA recommends public involvement activities that range from group meetings to fact sheets on the technical status of construction, depending on the level of citizen interest.

#### **Suggested Additional Activities**

A variety of public participation techniques may be conducted at the beginning, throughout, and at the completion of CMI. As with other technical milestones, the public and local officials need to be kept informed of activities, schedule changes, and new findings at the facility. In addition, environmental restoration project managers and other PSOs and Project Offices with environmental restoration responsibilities may want to ensure that additional information is provided on issues of community concern. These concerns may change over the course of implementing the corrective measure.

- Fact Sheets Fact sheets might be issued periodically to describe progress, schedule changes, and new issues at the facility.
- Public Meetings Public meetings might be held to discuss facility issues. If appropriate, these meetings
  can take the form of small group meetings or neighborhood meetings.

- Press Releases Press releases might be issued to announce developments at the facility and other events, as well as any public meetings.
- Press Conferences Press conferences might be held periodically to brief the media on the implementation
  of the corrective measure and to respond to questions.
- Telephone Hotline If community and media interest in the facility is high, a telephone hotline might be
  installed to provide an opportunity for asking questions and registering complaints about activities.
- Site Tour If appropriate, site tours might be conducted for residents, local officials, and the media so they
  can view the implementation of the corrective measure.
- Briefings Periodic briefings might be held to provide local officials with specific information on the implementation of the corrective measure.
- Exhibits Exhibits might be established in the community library, town hall, and/or the schools to explain
  the RCRA process, the functions of the facility, and RCRA activities carried out to date, as to well as
  describe the progress of the corrective measure.

# **Ongoing Activities**

· Spokesperson, mailing list, newsletter, information repository, and administrative record.

#### 4.1.3 NEPA Milestones and Public Participation Activities

The following requirements are derived from CEQ regulations, SEN-15 (DOE 1990b), and the DOE NEPA guidelines. Figure 4.3 provides a graphic summary of NEPA milestones and public participation activities.

# NEPA Milestone: Determine Level of NEPA Review

Current Requirements (SEN-15, DOE 1990b)

Host States and, as appropriate, adjacent States (and host Tribes), should be notified of initial determinations regarding the level of required NEPA documentation (an EA or EIS).

# NEPA Milestone: Prepare Environmental Assessment for Proposed Project

Current Requirements (SEN-15, DOE 1990b)

Upon authorization from EH-25, an EA must be provided to host States and, as appropriate, adjacent States (and host Tribes), for a 14-30 day comment period prior to EH-1 (or Secretarial) approval. The length of the comment period will depend on the nature of the project evaluated in the EA and the extent of the analyses contained in the EA.

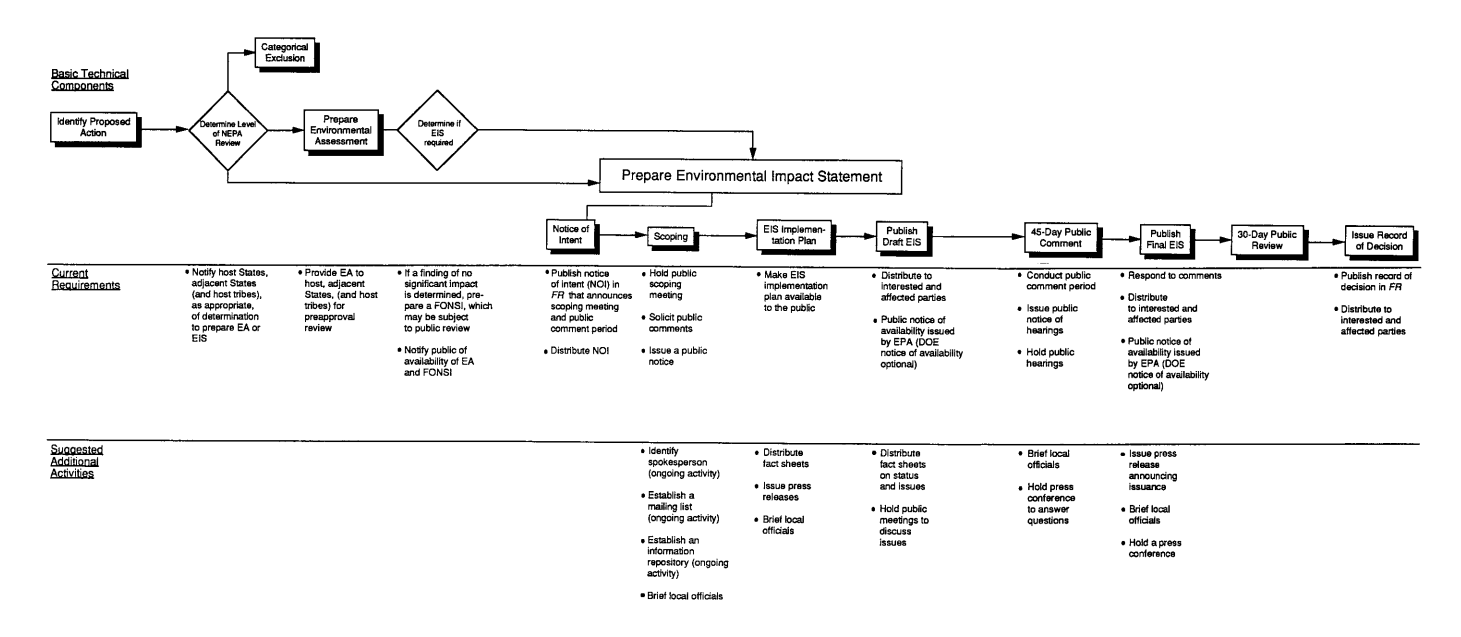


Figure 4.3. Relationship of Public Participation Activities to the NEPA Process

# Current Requirements (CEQ)

- If a finding of no significant impact is determined a FONSI must be prepared. In certain situations, a proposed FONSI may be subject to public review and comment.
- When a FONSI is prepared, DOE must notify the public of the availability of both the EA and the FONSI. (The EA or a summary must be included in the FONSI.)

# **NEPA Milestone: Notice of Intent**

# Current Requirements (CEQ)

Notice of Intent - An NOI to prepare an EIS must be published in the Federal Register to initiate the EIS
process and to announce the public comment period on the scope of the EIS and the details of any public
scoping meeting(s).

# Current Requirements (DOE NEPA guidelines)

· Document Availability - Distribute NOI to all interested and affected parties.

# NEPA Milestone: Scoping

# Current Requirements (SEN-15, DOE 1990b)

- Public Scoping Meeting A public scoping meeting must be held to explain the EIS and the project scope and to receive citizen input to the scope. This is also a good opportunity to answer questions.
- Public Comment Period The public comment period must be a minimum of 30 days to enable the public to comment and offer suggestions on the EIS project scope.

# **Current Requirements (DOE NEPA guidelines)**

Public Notice - A notice announcing the scoping meeting must be published at least 15 days before the
meeting is held.

# **Suggested Additional Activities**

- Spokesperson A spokesperson may be identified who will inform the public of EIS-related activities and
  any other information pertinent to the NEPA project, respond to questions, and provide information to
  residents and the media. This should be an ongoing activity.
- Mailing List A computerized mailing list may be established and maintained for the project to ensure that information is disseminated to the appropriate and interested parties. This should be an ongoing activity.
- Information Repository An information repository may be established near the facility so that all
  information pertaining to the EIS project can be readily available to interested parties.

• Briefing - A briefing may be held to provide local officials with specific information on the NEPA process and the schedule of upcoming activities.

# NEPA Milestone: Completion of the Environmental Impact Statement Implementation Plan

Current Requirements (SEN-15, DOE 1990b)

• The EIS implementation plan will be made public for information purposes.

# Suggested Additional Activities

- Fact Sheet A fact sheet may be issued that describes the NEPA process, explains the EIS implementation
  plan, outlines the proposed project schedule, and tells who to contact for further information about the
  project.
- Press Release A press release may be issued to the media and those on the mailing list, announcing the completion of the EIS implementation plan.
- Briefing A briefing may be held to provide local officials with specific information on the EIS implementation plan and the schedule of upcoming activities.

# **Ongoing Activities**

Spokesperson, mailing list, and information repository.

# NEPA Milestone: Release of Draft Environmental Impact Statement

# Current Requirements (CEQ)

- Document Availability Distribute draft EIS to all interested and affected parties before filing the draft EIS with EPA. Details on the public hearing could be provided when the draft EIS is distributed.
- Public Notice A public notice of availability will be published by EPA in the Federal Register announcing the availability of the draft EIS.

# Suggested Additional Activities

The completion of a draft EIS can take several months of technical studies. While the draft EIS is being written, there are numerous public participation activities that may be useful and appropriate. Some of these are listed below:

- Fact Sheets Fact sheets might be issued periodically to describe the status of the draft EIS, related activities, and new issues as they arise.
- Public Meetings Public meetings might be held to discuss issues pertaining to the EIS project. If appropriate, these meetings can take the form of small group meetings or neighborhood meetings.

# NEPA Milestone: 45-Day Public Comment

# **Current Requirements (CEQ)**

- Public Comment Period A minimum 45-day comment period must be conducted by DOE to enable the
  public to review the document(s) and make written and/or oral comments to DOE. The 45-day period
  begins with publication of EPA's notice of availability in the Federal Register.
- Public Notice DOE should provide public notice of details on the public hearing(s) for the draft EIS.

Current Requirements (SEN-15, DOE 1990b)

• Public Hearings - A public hearing must be held to receive comments on the draft EIS.

Current Requirements (DOE NEPA guidelines)

Notice must be published at least 15 days before the hearing is held.

# **Suggested Additional Activities**

- Briefing A briefing might be held to provide local officials with specific information on the draft EIS.
- Press Conference A press conference might be held to brief the media on the draft EIS and to answer questions.

## **Ongoing Activities**

Spokesperson, mailing list, and information repository.

# NEPA Milestone: Issuance of Final Environmental Impact Statement

# Current Requirements (CEQ)

- Response to Comments A response to comments must be prepared and included in the final EIS. It must
  provide DOE responses to comments received during the public comment period on the draft EIS and during the public hearing. Substantive comments must also be attached to the final EIS.
- Document Availability Copies of the EIS must be distributed to the public before filing the final EIS with EPA.
- Public Notice A public notice of availability will be published in the Federal Register by EPA.

#### **Suggested Additional Activities**

Press Release - A press release may be issued to announce issuance of the final EIS.

- Briefing A briefing may be held to provide local officials with specific information on the final EIS, such as significant changes made from the draft EIS.
- Press Conference A press conference may be held to brief the media on the final EIS and to answer questions.

# NEPA Milestone: 30-Day Public Review

# Current Requirements (CEQ)

Public Review Period - A minimum 30-day review period must be allowed to enable the public to review
the final EIS prior to the issuance of the ROD. The 30-day period begins with the publication of EPA's
notice of availability in the Federal Register.

#### NEPA Milestone: Issuance of Record of Decision

# Current Requirements (DOE NEPA guidelines)

- Record of Decision DOE must publish the ROD in the Federal Register and make it available to the public.
- · Document Availability Distribute the ROD to all interested and affected parties.

#### 4.2 PUBLIC PARTICIPATION ACTIVITIES, APPENDIX A

The key to successful public participation is targeting activities to the distinctive needs of the community. Therefore, not all of the activities and techniques described in Appendix A are appropriate during every CERCLA response, RCRA corrective action, or NEPA review process. The applicability of specific activities will depend on the characteristics and needs of the community, as well as the availability of DOE resources. Appendix A provides key points to remember when conducting the activities in the context of a CERCLA, RCRA, or NEPA process. It does not provide an exhaustive list of public participation activities, nor does it provide every detail one must have for successful implementation of an activity. It is based, in part, on Appendix A of EPA's Community Relations in Superfund: A Handbook (Interim Guidance) (EPA 1988a) and includes several additional suggestions. The discussion of each activity includes, but is not limited to, the following:

- · a description of the activity
- its purpose
- techniques to implement the activity
- · when to conduct the activity

· identification of related or accompanying activities

benefits and limitations of the activity.

Specific information is provided on how to conduct the following public participation activities:

Section A.1 - Briefings

Section A.2 - Community Interviews

Section A.3 - Community Relations Plan or Public Involvement Plan

Section A.4 - Exhibits

Section A.5 - Fact Sheets

Section A.6 - Formal Public Hearings

Section A.7 - Information Repository and Administrative Record

Section A.8 - Mailing List

Section A.9 - Newsletter

Section A.10 - Press Conferences

Section A.11 - Press Releases

Section A.12 - Public Comment Period

Section A.13 - Public Meetings

Section A.14 - Public Notices

Section A.15 - Responsiveness Summary

Section A.16 - Revision of Community Relations Plan or Public Involvement Plan

Section A.17 - Site Tours

Section A.18 - Small Group Meetings

Section A.19 - Spokesperson

Section A.20 - Telephone Hotline

Section A.21 - Workshops.

# 5.0 CURRENT AND EMERGING PUBLIC PARTICIPATION ISSUES AND CONCERNS

Implementation of the environmental restoration public participation program on a nationwide basis poses some tremendous challenges to DOE staff, from an organizational as well as a political and technical point of view. Some of the organizational challenges have been highlighted and discussed in previous sections. The purpose of this section is to focus on some of the political and technical issues relevant to the environmental restoration program that DOE facilities are currently or soon will be facing, with some suggested approaches for addressing these issues. How well DOE responds to these issues, with the guidance and assistance of the environmental restoration and public participation staff, will be key to its efforts to establish and maintain its credibility with the public. The more directly these issues are confronted, the greater opportunity DOE has for improving its credibility in the area of environmental restoration.

The following seven issues will be discussed in this section:

- 1. managing concurrent public participation activities for multiple remedial investigation/feasibility studies
- 2. planning for and ensuring interagency coordination of public participation activities among DOE and other regulatory agencies (EPA, State, and local)
- addressing the public concern that DOE is the agency responsible for both the initial contamination problem and the facility cleanup
- 4. handling public concern regarding Tiger Team findings
- keeping meetings and events focused on only those topics that relate to DOE's environmental restoration activities
- 6. handling public concern about lack of methods for mixed waste disposal
- discussing the extent to which DOE facilities are planning for and implementing waste minimization programs.

# 5.1 MANAGING CONCURRENT PUBLIC PARTICIPATION ACTIVITIES FOR MULTIPLE REMEDIAL INVESTIGATION/FEASIBILITY STUDIES

# 5.1.1 Discussion

Some DOE facilities have a number of RI/FSs under way at distinct parts of the sites known as operable units. Separate RI/FS documents and accompanying community relations activities are conducted for each unit. Particularly where there are a number of such studies under way, it can be confusing to the community, as well as logistically difficult for DOE staff, to manage the public participation requirements of each of these projects.

# 5.1.2 Approaches

Following are some points to keep in mind when planning a public participation program under this circumstance:

- · Integrate public participation activities where possible.
- Recognize that communities do not see the same technical activity divisions that DOE environmental restoration staff see.
- Group a discussion of all of the RI/FSs in the same initial public meetings. Because the public views the site as a whole, it often makes sense to group information about different RI/FSs together for presentation in a public forum. This will depend, of course, on technical considerations and schedules.
- Use a newsletter or a fact sheet to provide updates on all RI/FSs under way at a facility. A frequently updated chart might also be used to enable people to follow progress on multiple, but related, projects. (This guidance assumes using an existing newsletter; see Appendix A.)
- Whenever possible, use a consistent format for publications so that the community recognizes the publication to be from the environmental restoration program. Each update should provide information on what has happened, what is happening, and what is going to happen.
- Think about conducting open houses and informal workshops prior to each RI/FS public hearing to help
  the public understand the problems of each operable unit and to provide a better information flow before
  formal comments are requested.
- Recognize that complicated projects of this sort require strong leadership to enable the various DOE staff to work together as a large team.
- Centralize oversight of public participation activities and designate one project spokesperson. Ensure
  frequent communication between the public participation staff and the DOE technical staff (e.g., regular
  meetings/internal newsletters). In order for the community to have confidence and for the facility to have
  credibility, it must be clear to the community that cooperation and communication are ongoing and twoway.
- If it is impractical to have one project spokesperson, make extra effort to ensure that all spokespersons are aware of general community questions and concerns.
- To facilitate consistent responses and avoid "no comment" responses to the public, develop and update written question and answer memos.

# 5.2 PLANNING FOR AND ENSURING INTERAGENCY COORDINATION OF PUBLIC PARTICIPATION ACTIVITIES AMONG DOE AND OTHER REGULATORY AGENCIES (EPA, STATE, AND LOCAL)

# 5.2.1 Discussion

A number of local, State, and federal agencies may be involved in supporting or overseeing environmental restoration activities at federal facilities. These include the EPA; U.S. Army Corps of Engineers; Agency for Toxic Substances and Disease Registry; State and local health, environmental, and public works departments; and State and local water boards. The interagency agreement or FFA should delineate specific areas of responsibility and outline a framework for the regulatory agencies' monitoring of DOE investigation, cleanup, and corrective action activities (with schedules for submission and review of site-related documents). Nonetheless, the mere existence of this agreement does not ensure that relations will go smoothly among all parties concerned. Those charged with running the public participation program have a particular stake in interagency coordination in both the technical areas and in public participation, since it is important for the public to see that DOE and the regulators are working together, rather than at cross-purposes.

# 5.2.2 Approaches

Because one or more of the cooperating agencies often have had prior involvement at a federal facility site and may have been prior points of contact for the public, it is important that the community be informed of any changes to this arrangement and that every effort be made to provide a consistent public participation program. There may also be instances where both DOE and one or more of the regulators will have ongoing responsibility for different aspects of a public participation program. Again, every effort should be made to present a consistent public participation program to the community.

In the early stages of the technical and public participation planning process, close attention should be paid to clearly delineating responsibilities among the agencies as follows:

Spell out public participation responsibilities in the FFA in as much detail as possible. Clearly state which
agency/agencies will be responsible for the various public participation activities. Build cooperative relationships into these agreements. For example, consider issuing joint press releases with the regulators for
significant technical milestones such as issuance of the RI/FS or opening of the public comment period.
Similarly, consider agreeing to interagency review of any public participation plans and materials (both
DOE-prepared and those prepared by the other agencies).

As the project progresses, there are a number of steps to be taken to ensure the continuation of smooth working relations with the agencies:

- Ensure that, as a matter of course, public participation staff serve on any technical review committees established as part of the FFA.
- Communicate early and often with the regulators. Keep regulators informed of everything being done in the area of public participation. Urge technical and management staff to do the same.

- Understand the problems and constraints under which the regulators must operate. Give them a "heads
  up" on anything related to the environment that is expected to become known to the public, Congress, or
  to the State legislature (e.g., the annual environmental report). Do so without being asked; no one likes
  surprises.
- Give the regulators access to the public participation process. Invite them to participate in your public meetings.
- Exhibit an attitude of cooperation and a willingness to act on suggestions from the agencies to help establish and maintain effective working relationships.
- Keep meticulous records of public involvement activities and conversations/interactions with the regulators on public participation subjects, because DOE Headquarters or some outside agency may at some time
  request a reconstruction of public participation activities and understandings reached with the other
  regulators.

# 5.3 ADDRESSING THE PUBLIC CONCERN THAT DOE IS THE AGENCY RESPONSIBLE FOR BOTH THE INITIAL CONTAMINATION PROBLEM AND THE FACILITY CLEANUP

# 5.3.1 Discussion

Some members of the public who are interested in environmental restoration activities at DOE facilities may be suspicious that the information distributed by DOE is biased or presents a "sanitized" depiction of site conditions, operations, or other problems. This is a particular problem when it comes to releasing figures concerning public health risk assessments or when describing an operation's impact on the environment. Although DOE may not be wholly responsible for the contamination problem (i.e., in instances where other federal agencies predated DOE's occupancy of the site), it is DOE policy to take the lead on the cleanup. Thus, as far as the public is concerned, DOE is responsible for the contamination problem, which can (under some circumstances) undermine the credibility of DOE's public participation program during the cleanup process.

# 5.3.2 Approaches

DOE staff should emphasize the oversight role performed by the local, State, and federal regulatory agencies in all public participation outreach materials. Encourage the public to be in contact with the regulators. Publicize contact names and telephone numbers. However, in so doing, be careful not to overemphasize the role of the regulators and FFAs to the detriment of DOE's own commitment to doing a good job. Indeed, in some instances, the facilities may decide to do more than what is required by the regulators in order to thoroughly inform the public of efforts to protect human health and the environment.

Public participation materials and meetings should explain what it means to have the regulators involved. For example, DOE facility RI/FS documents might be reviewed by EPA or state hydrogeologists, toxicologists, engineering contractors, and CERCLA management. In their role as the agency (usually) with lead responsibility for overseeing site cleanup activities, EPA or the State provides DOE facilities with guidance and assistance and ensures that the facilities comply with all appropriate regulations. The regulators also periodically accompany DOE staff during sampling activities and perform independent sampling activities.

Emphasize that the investigation process followed by the federal facilities is essentially the same as it would be if EPA or a private-sector responsible party was performing the investigation because private contractors are generally hired in all three instances to assist with the investigation and conduct the sampling activities. Following sampling, most samples go to EPA-approved contract laboratories for analysis. Sampling procedures must follow strict quality assurance protocol, as established by the regulatory agencies. The EPA laboratories also do "split sampling" to double-check the results. Also, when the DOE facilities receive the signed and certified analyses back from the contract laboratories, the facilities then distribute copies to all of the regulators to review.

# 5.4 HANDLING PUBLIC CONCERN REGARDING TIGER TEAM FINDINGS

#### 5.4.1 Discussion

When Secretary Watkins announced in June of 1989 that he was organizing groups of experts (Tiger Teams) to visit and assess all of the DOE facilities from the standpoint of environment, safety, and health (ES&H) compliance and management, he set into motion a process designed to uncover the ES&H weaknesses of each major DOE facility. Moreover, since the results of the Tiger Team visits are contained in reports that are available to the public, this self-assessment has been conducted in a highly public forum. DOE and its facilities have been the subject of serious and protracted criticism in the area of ES&H. Much of this criticism has been leveled at EM programs. The "good news" of the Tiger Team process--namely, that the reviews provide the basis for the improvement of facility operations--is easily obscured as these findings become public.

The Tiger Team reports present detailed, concerted ES&H program reviews on a facility-by-facility basis. Thus, in the short run, DOE facilities (and the environmental restoration programs in particular) are in the spotlight as findings become public. In the long run, however, the Tiger Team process is a potentially positive factor for the facilities because the investigations have been conducted in an open and wholly candid manner and may result in important positive changes.

#### 5.4.2 Approaches

In keeping with the spirit of the Tiger Team process, facilities should present to the public both the positive and negative aspects of the findings. Most importantly, facilities should be candid about the fact that past practices were not always adequate in terms of current regulatory requirements and emphasize that they are now taking steps to address the deficiencies and turn things around. The Tiger Team reports and action plans provide site-specific blueprints on how to do this.

Some Field Offices have been holding press conferences when the Tiger Team report and action plan are released. A public meeting following the approval of an action plan is desirable. DOE facilities or Field Offices also may want to produce a fact sheet for distribution at meetings and in response to information requests. In doing so, the community is able to get an overview of DOE's efforts to address environmental problems, and the credibility of DOE and its facility is enhanced.

# 5.5 KEEPING MEETINGS AND EVENTS FOCUSED ON ONLY THOSE TOPICS THAT RELATE TO DOE'S ENVIRONMENTAL RESTORATION ACTIVITIES

#### 5.5.1 Discussion

For some communities located near a DOE facility, the public participation components of the environmental restoration program have provided the first real opportunity for the public to communicate directly with DOE officials and facility managers. In many cases, public concern about DOE operations goes beyond the facility's current impact on public health and the environment. One common question that DOE managers confront is the validity of the DOE facility's "mission" (e.g., nuclear defense). Thus, public participation and program staff sometimes find themselves in public meeting situations where some meeting participants want to engage in a dialogue about issues that are not directly related to environmental restoration activities.

#### 5.5.2 Approaches

The purpose of every meeting and event should be stated up front--both in the advance publicity (including agendas) and at the beginning of the meeting. The moderator or facility spokesperson should clearly state the meeting's purpose and topics under discussion. For environmental restoration-related meetings, DOE must make it clear that the purpose of the meeting is to provide information on and seek input regarding only those issues that fall under the scope of the environmental restoration program. Such a meeting is not the appropriate forum for discussion of other topics (e.g., examining the facility's mission). DOE serves the interests of its meeting participants by being firm on this point.

If inappropriate questions are raised in a meeting, the moderator/facility spokesperson should acknowledge the concerns, but 1) restate the purpose of the meeting and 2) refer the question, for later discussion, to the appropriate DOE facility official or Congressional representative with whom that issue can be more appropriately discussed. Although this approach will not necessarily satisfy those who wish to engage in a broader discussion, it will be recognized as a "fair" and credible way of dealing with the issue.

Especially when the facility's mission is being attacked, under some circumstances it may be helpful to emphasize that DOE understands that it is no longer enough to satisfy its defense and energy missions, but that it must do so in an environmentally "safe" manner. DOE is committed to balancing its national defense and energy mission priorities with the equally important priorities of environmental and health protection. DOE facilities nationwide are in the process of effecting a significant "cultural change" to that effect.

For DOE facilities whose operations have been particularly controversial, DOE Field Offices and facility managers may want to consider establishing a community forum to provide ongoing opportunities for the community (elected and local officials, business leaders, environmental groups, and others) to discuss and try to resolve issues that go beyond the scope of the environmental restoration program. DOE should be willing to discuss these controversial issues and set up a specific time and place to do so. Not only will the community see that DOE is making a good faith effort to resolve issues cooperatively, but it will also provide a constructive forum for questions inappropriately raised at environmental restoration meetings.

Establishing such a forum can be highly effective if the group's purpose (i.e., information exchange, issue resolution, or advisory) is agreed upon by all group members and DOE is able to devote sufficient resources to keep it functioning. Also, if the purpose of the forum is to resolve issues, DOE and the facility managers must be willing to engage in discussion of controversial topics and negotiation of some policy decisions.

# 5.6 HANDLING PUBLIC CONCERN ABOUT LACK OF METHODS FOR MIXED WASTE DISPOSAL

#### 5.6.1 Discussion

Of all the challenges that DOE public participation and technical staff face, this issue is one of the most difficult. Clearly, this waste disposal dilemma will need to be resolved at the national level, involving at least EPA, DOE, and the affected States. In the interim, decisions are being made on a facility-by-facility basis, with most facilities simply storing the wastes or seeking permission to ship them to certain facilities for treatment or storage prior to burial. Neither option has proven to be especially palatable to environmental groups or to some DOE facility communities.

# 5.6.2 Approaches

Until the federal government agrees on a national plan for the treatment and disposal of mixed waste, individual DOE facilities will need to be as forthcoming as possible about the regulatory and technical dilemmas in which they are caught at this time, while emphasizing that environmental protection is of utmost importance. Following are three key messages that DOE staff should communicate to the public concerning this issue:

- DOE considers its responsibility to protect human health and the environment to be as important as its
  program missions (e.g., energy and defense), and this is uppermost in the mind of DOE staff as they
  work to resolve this issue.
- 2. There is no clear solution to DOE's mixed waste management dilemma at the present time. Furthermore, the scientific community as a whole has yet to arrive at optimal solutions to the problem of mixed waste treatment and disposal.
- 3. Given points 1 and 2, describe what DOE is doing in the interim to safely handle, store, and dispose of the mixed waste that it is generating. Elaborate on these processes.

Many people will be satisfied that, although it does not have all the answers, DOE is discussing the problem and keeping public health and environmental protection as top priorities. However, for those who are especially sensitive about this issue or who believe that operations should cease until the issue is resolved, DOE staff will need to go above and beyond those messages and engage in a dialogue with the community about the problem. Go out and ask the community what it is about this issue that concerns them. Do not assume to know their concerns until they have been asked. It is possible, for example, that they will accept long-term storage as long as the facility is aggressively pursuing waste minimization. In addition to directly raising the issue in meetings with the community, all DOE staff who are in contact with the public should keep a list of concerns as they arise and funnel the concerns to the DOE public participation contact.

During the course of this dialogue with the community, DOE must be prepared to recognize the validity of community concern surrounding this issue. Suggesting that DOE facilities curtail mixed waste-generating operations until treatment and disposal alternatives are guaranteed is a position that DOE is likely to continue to hear. DOE can acknowledge the validity of this position, while still recognizing that it believes safe methods for handling mixed waste can be used until alternatives become available. By acknowledging other views, DOE enhances its own credibility and continues the opportunity for dialogue.

Although the community's needs will not be known until it is questioned, some information that can be communicated is listed below:

- The issue of mixed waste is being studied seriously at the national level and until this is resolved, some
  individual facilities are looking for better alternatives. Give examples and share information from these
  studies.
- Efforts are being made to resolve the issues with regulators. DOE should communicate any ongoing
  efforts with affected regulators so the public is aware that the appropriate regulators are informed and
  involved in approaches to attain regulatory compliance.
- Discuss technical details of mixed waste storage: how it is done, where, for how long, how the regulatory
  agencies are involved in the permitting and oversight of this process, safety issues, accident scenarios and
  emergency response plans, and other pertinent issues.
- Discuss health risks associated with mixed waste storage: why DOE considers storage to be a safe
  alternative. Possibly conduct a risk assessment for this option and compare it with the next best option.
  Present the results in a workshop or series of workshops.
- Give programmatic rationale for continuing to generate mixed wastes (i.e., national defense and energy interests) and historical precedents for this kind of behavior.
- Describe waste minimization efforts and programs, especially as they pertain to mixed wastes. For communities to be inclined to accept DOE's position of ongoing generation, DOE will likely need to show real progress toward improving the management and minimization of its waste streams.

# 5.7 DISCUSSING THE EXTENT TO WHICH DOE FACILITIES ARE PLANNING FOR AND IMPLEMENTING WASTE MINIMIZATION PROGRAMS

# 5.7.1 Discussion

In the last several years, the value of waste minimization, as at least a partial solution to our nation's environmental problems, has gained increasing technical and popular recognition. Local and national environmental groups have made it clear that, for new waste management projects to gain their acceptance, businesses and governmental entities (such as DOE) must show measurable progress toward meeting waste minimization goals. It is critical that DOE publicize its commitment to waste minimization, given the concerns that some members of the public have about DOE's ability to both protect the environment and pursue its programmatic mission.

# 5.7.2 Approaches

If a facility has already begun implementing a waste minimization program, public participation and program staff should have at their fingertips facts and figures about the program. It is very important that DOE facilities have a fact sheet available on this subject. Some of the information that communities have asked for in the past is listed below:

- definition of waste minimization: for example, 1) source reduction—activities that reduce or eliminate the generation of waste, and 2) recycling—the use, reuse, or reclamation of previously generated waste material
- how long the program has been in effect and the nature of the program
- the extent to which the facility has characterized all current sources of wastes and the nature of the waste streams
- waste minimization goals, for example, 25% reduction in waste by the year 2000, over what would otherwise have been generated in that year had no program been in place
- · waste minimization objectives relative to environmental restoration activities at the site
- program results: examples of "before and after" figures. Ideally, present information about some of the
  products that have been substituted for hazardous/mixed waste constituents, and discuss how processes
  have been changed to result in the generation of less waste.

For facilities that have not yet implemented a formal waste minimization program, DOE staff should be prepared to explain why and what plans are under way to do so. Addressing the issue directly offers an opportunity to show that DOE is thinking ahead about environmental protection, which will further enhance its credibility.

# APPENDIX A

# SPECIFIC INFORMATION ON HOW TO CONDUCT PUBLIC PARTICIPATION ACTIVITIES

# APPENDIX A

# SPECIFIC INFORMATION ON HOW TO CONDUCT PUBLIC PARTICIPATION ACTIVITIES

The following recommended approaches for DOE public participation activities are described in Appendix A:

Section A.1	Briefings
Section A.2	Community Interviews
Section A.3	Community Relations Plan or Public Involvement Plan
Section A.4	Exhibits
Section A.5	Fact Sheets
Section A.6	Formal Public Hearings
Section A.7	Information Repository and Administrative Record
Section A.8	Mailing List
Section A.9	Newsletter
Section A.10	Press Conferences
Section A.11	Press Releases
Section A.12	Public Comment Period
Section A.13	Public Meetings
Section A.14	Public Notices
Section A.15	Responsiveness Summary
Section A.16	Revision of Community Relations Plan or Public Involvement Plan
Section A.17	Site Tours
Section A.18	Small Group Meetings
Section A.19	Spokesperson
Section A.20	Telephone Hotline
Section A.21	Workshops.

The key to successful public participation is targeting activities to the distinctive needs of the community. Therefore, not all of the activities and techniques described in Appendix A are appropriate during every CERCLA response, RCRA corrective action, or NEPA review process. The applicability of specific activities will depend on the characteristics and needs of the community, as well as the availability of DOE resources. This appendix provides key points to remember when conducting the activities in the context of a CERCLA, RCRA, or NEPA process. It does not provide an exhaustive list of public participation activities, nor does it provide every detail necessary for successful implementation of an activity. It is based, in part, on Appendix A of EPA's Community Relations in Superfund: A Handbook (Interim Version) (EPA 1988a) and includes several additional suggestions. The discussion of each activity includes, but is not limited to, the following:

· description of the activity

- · purpose of the activity
- · techniques to implement the activity
- · when to conduct the activity
- · identification of related or accompanying activities
- · benefits and limitations of the activity.

# A.1 BRIEFINGS

#### Description

Briefings are short sessions held with local officials and, in some cases, with State officials and citizens to inform them of the status of site activities. DOE staff should conduct these sessions in person; EPA personnel may choose to attend and participate. The briefings usually precede release of information to the media.

# Purpose

During CERCLA removal actions and RCRA interim corrective measures, the purpose of briefings is to notify key officials and citizens of the nature and reasons for the action, and to inform them of recent project developments.

During CERCLA remedial responses and RCRA corrective actions, the purpose of briefings is to inform key officials and citizens about recent developments at the site; to provide them with background material on technical studies, results of the field investigations, and engineering design; and to report to them on planning and progress pertaining to the remedy.

#### **Techniques**

Scheduling and holding briefings involve the following process:

- Inform EPA, key State and local officials, citizens, and other interested parties in advance of a briefing concerning recent activities at the site or other related topics. It is usually best to hold the initial briefing in a small public room, such as a hotel meeting room or a conference room. Where relationships are antagonistic, it may be best to hold the briefing in a neutral location.
- Present a short, official statement about preliminary findings from the site activities (such as inspections, investigations, and engineering design). Describe future steps in the process.
- Answer questions and receive input about the statement. Anticipate questions and be prepared to answer them simply and directly.

#### When to Conduct

Briefings are appropriate when State or local officials or citizens have expressed a moderate to high level of concern about the site. Briefings are recommended at any point during the CERCLA response action and RCRA corrective action, including the RI/FS, RFI, CMS, and design and implementation of the remedy. Briefings are also useful when unexpected events or delays occur at the site.

#### Accompanying Activities

Briefings usually precede press conferences, press releases, small group meetings, or public meetings.

#### **Benefits**

Briefings allow State and local officials and citizens to question DOE directly about any activity prior to public release of information regarding that activity. By doing so, officials and citizen leaders will be prepared to answer questions from their constituents when the information becomes public. Briefings also allow for the exchange of information and concerns.

#### Limitations

Negative feelings or negative publicity could result if some individuals who believe they should be invited to the briefings are not. Care must be taken not to exclude such persons and not to otherwise convey an impression of favoritism toward certain interested parties.

Although briefings can be effective, there should be other means of communicating with affected communities. Briefings for State and local officials should always be complemented by activities to inform the general public, such as small group meetings or public meetings.

### A.2 COMMUNITY INTERVIEWS

#### Description

These informal face-to-face interviews are held with selected local residents, government officials, community groups, media representatives, and other individuals interested in site activities.

#### Purpose

The purpose of community interviews is to obtain first-hand information about the community near the site; to gain an understanding of the community's involvement with the site and the political climate in the area; to identify credible sources and disseminators of information; to learn how the community would like to be involved in the environmental decision-making process under CERCLA or RCRA; and to lay the groundwork for developing an effective CERCLA community relations plan or RCRA public involvement plan for the site.

# Techniques

The community interviews should be conducted before the community relations plan or public involvement plan is prepared. These interviews involve the following process:

- Contact the designated DOE project manager and staff from appropriate State or local environmental
  agencies. These people should be able to provide some background information and the names of key
  people to contact.
- Before conducting the interviews, learn as much as possible about community concerns regarding the site. Review any available agency files that contain news clippings, documents, letters, and other sources of relevant information. Identify local residents, key State and local officials, and citizen organizations that have been involved with or that have expressed concern about the site. While it may not be possible to meet with all interested parties, DOE staff should determine which individuals are most likely to provide the greatest variety of perspectives about the site. Prepare a list of questions that can serve as a general guide when speaking with residents and local officials.
- Telephone the contact people and arrange a convenient time and place to meet. Ideally, the meeting
  place should promote candid discussions. While government and media representatives are likely to
  prefer meeting in their offices during business hours, local residents and community groups may be
  available only in nonbusiness hours. Meetings at their homes may be most convenient.
- Interview local government officials. Include a brief introduction explaining why they are being
  interviewed and what kind of information is needed.
- Meet with residents and community groups. Be sensitive to residents' needs and remind them that the
  purpose of the interview is to gather preliminary information for planning an appropriate program for
  public participation. This reminder should prevent unrealistic expectations (for instance, promises
  about how quickly a site will be cleaned up or a corrective measure implemented).
- Adequately prepare for the interviews. With adequate preparation, the interviewer can acquire
  information useful for developing the community relations plan or public involvement plan, as well as
  respond to initial citizen concerns about the site. It must be emphasized, however, that the primary
  purpose of community interviews is to collect, rather than disseminate, information.
- Assure interviewees that their statements will remain confidential. At the beginning of each interview, explain that the community relations plan or public involvement plan will be presented to DOE officials and other interested persons, and will be placed in an information repository established at the site. Explain that the information will be used to understand community concerns and that a record of the contact will be made, but DOE will not attribute any specific statements or information to individuals without their permission. Ask interviewees if they would like their names, addresses, and phone numbers on the mailing list, which is established separately from the community relations plan or public involvement plan.
- Identify other possible contacts by asking for names and phone numbers of persons who could provide
  additional information on the site, such as district health officials. Add these names to the list of
  interested citizens.

- Ask the interviewees how they perceive DOE's past efforts in providing the community with
  information about the site, and whether they would like to receive any fact sheets or other printed
  information as the response or corrective action continues. Keep a list of persons interested in being
  kept informed.
- Briefly explain the CERCLA or RCRA process and ask the interviewees how they would like to be involved and informed of site activities.
- · Identify citizens' concerns, considering the following factors:
  - Threat to health--Do community residents believe their health is or has been affected by the hazardous substances or alleged releases at the site?
  - Economic loss--Do local homeowners or businesses believe that the site has caused them or will cause them economic loss?
  - Credibility--Does the public have confidence in the ability of DOE to perform the remedial or corrective action?
  - Involvement--Has a group leader or organization been vocal in the community? Has this group leader or organization gained a substantial local following? What has been the working relationship between these entities and DOE and/or government-owned, contractor-operated officials? What has been the working relationship between the group leader or organization and other community groups or individuals?
  - Media--Have events at the site received substantial coverage by local, State, or national media? Do local residents believe that media coverage accurately reflects the nature and intensity of their concerns?
  - Number affected--How many households or businesses perceive themselves to be affected by the site?

# When to Conduct

The National Contingency Plan (40 CFR 300) states that community interviews be conducted before a community relations plan is developed. DOE is recommending that community interviews be conducted before the development of a RCRA public involvement plan. Ideally, community interviews should also be conducted again before revising a community relations plan because years may have elapsed since the first round of interviews; and therefore, community sentiment may have changed. If there has been much interaction with the community and interested parties, information on citizen concerns may be current and active. In such situations, it may be necessary to conduct only a few informal discussions in person or by telephone with selected, informed individuals who clearly represent the community. This small amount of input would verify, update, or complete the information already available to DOE and would provide sufficient basis for the development of a community relations plan. DOE will decide which interviews and how many are appropriate to accomplish the objective of obtaining sufficient information about community needs and concerns to develop an effective community relations plan. The revised community relations plan is prepared prior to the CERCLA remedial design stage.

# **Accompanying Activities**

Because community interviews are held to determine an appropriate public participation program for the site, these interviews will generally precede, rather than be accompanied by, other public participation activities. Nevertheless, community interviews will involve making some initial telephone contacts and identifying appropriate locations for information repositories and public meetings.

#### **Benefits**

The views of citizens and government officials are often not stated in the media. Community interviews, however, are excellent sources of opinions, expectations, and concerns regarding a response action. In addition, these interviews may lead to additional information sources. Furthermore, face-to-face interviews can lay the groundwork for building an open, honest, and positive relationship between the community and DOE officials responsible for the remedial or corrective action measure.

#### Limitations

Individuals may have legitimately different perceptions of the same set of events. As a result, each interviewee may have a different story to tell. Those responsible for conducting the interviews should be particularly sensitive to various points of view and not dismiss one account as being less factual or accurate than another.

#### A.3 COMMUNITY RELATIONS PLAN OR PUBLIC INVOLVEMENT PLAN

#### Description

The CERCLA-based community relations plan or the RCRA-initiated public involvement plan are documents that outline the facility's overall public participation program for a specific project. They describe the concerns and issues identified during community interviews and provide a detailed description of the site-specific public participation activities selected on the basis of those interviews. Both should be made available in the information repository.

# Purpose

These documents provide the public and DOE with a plan for conducting a public participation program at a facility during a CERCLA or RCRA project.

# **Techniques**

As planning documents, the best community relations plans or public involvement plans generally will be those that convey a working knowledge of the local community and its concerns, while providing a framework for addressing community concerns during the project. However, it is important that the public participation program outlined in each plan include sufficient flexibility to adjust to changes either in community attitudes or in the schedule for technical activities at a site.

While the format for the plans should be varied to reflect the unique characteristics of a specific program, a suggested format for either a CERCLA-based community relations plan or a RCRA-initiated public involvement plan consists of the following five sections and two appendices:

- Section 1: Overview of the Community Relations or Public Involvement Plan
- · Section 2: Capsule Site Description
- · Section 3: Community Background
- · Section 4: Highlights of the Public Participation Program
- Section 5: Public Participation Activities and Timing
- Appendix A: Contact List of Key Community Leaders and Interested Parties (Note: Names and addresses of private citizens should not be included in the copy of the plan that is made available to the public.)
- · Appendix B: Suggested Locations for Meetings and Information Repositories.

These sections and appendices are described in greater detail below.

- 1. Overview of Community Relations or Public Involvement Plan. This section should outline the purpose of the community relations plan or public involvement plan and the distinctive or central features of the public participation effort for this site. Any special characteristics of the community and the site should also be introduced. This overview should be only a few paragraphs in length. It should identify objectives specific to public participation during the project and any special circumstances that the plan will address.
- 2. Capsule Site Description. This brief section should provide readers with the basic historical, geographical, and technical details necessary to understand the site. Topics that should be covered include the following:
- · site location and relationship to homes, schools, playgrounds, businesses, lakes, streams, and parks
- history of site use and ownership
- type of hazardous substances at the site, if known
- · nature of threat and potential threat to public health and the environment, if known
- · history of inspections and studies conducted at the site.

Maps showing the location of the site within the State and locality also are helpful.

3. Community Background. The community background section will usually be divided into three parts:

- community profile, which should familiarize the reader with the community and analyze key local issues
  and interests
- chronology of community involvement, which should identify how the community has reacted to the site in the past--What actions, if any, has the public taken to resolve problems at the site? How did the public view previous agency actions at the site? How does the public perceive various levels of the government's involvement at the site and receptiveness to public participation?
- description of key community concerns, which should analyze the major public concerns regarding the site and the process proposed to deal with those concerns.

Throughout the community background section, but particularly in the analysis of community concerns, the plan should focus on the community's perceptions of the events and problems at the site, not on the technical history of the site. This section will contain much of the information obtained during the community interviews.

- 4. Highlights of the Public Participation Program. This section should summarize the design for the public participation program at the site. The approaches described should be site-specific and follow directly and logically from the preceding discussion of the community and its perceptions of the problems posed by the site. Topics that will be covered in this section include the following:
- · site-specific methods of communication, activities, and techniques
- resources to be used in the community relations program (e.g., local organizations, meeting places)
- key individuals or organizations that are expected to play a role in public participation activities
- · areas of special sensitivity that must be considered during public participation and technical activities.
- 5. Public Participation Activities and Timing. This section specifies the types of public participation activities, both required and recommended, to be conducted at the site and when they will be conducted. This section also should identify additional activities that might be appropriate at the site if concern increases or shifts. This section could include a matrix that relates the timing of public participation activities to technical milestones for the site.

Appendix A: Contact List of Key Community Leaders and Interested Parties. The names, addresses, and telephone numbers of all officials and group representatives contacted during the community interviews, along with others who will receive information about site developments, are listed in this appendix. However, the names, addresses, and telephone numbers of private citizens contacted for interviews should not be included in the public plan. These names, addresses, and telephone numbers should, however, be included in the mailing list compiled for the site. The contacts identified in the appendix should include those listed below:

- · federal elected officials
- · State elected officials

- local elected officials (e.g., county and city or township)
- environmental groups and citizens' groups
- EPA regional officials (e.g., CERCLA community relations coordinator, remedial project manager)
- DOE officials
- · State environmental and health department officials
- · local health department, safety officials (e.g., fire, police), and township officials
- press contacts (e.g., television, radio, newspapers)
- union representatives.

Appendix B: Suggested Locations for Meetings and Information Repositories. The community relations plan and public involvement plan should identify locations for the information repository and for public meetings. Facilities recommended for holding public meetings include school gyms, town halls, and library meeting rooms. The locations selected for public meetings should be accessible to handicapped individuals. Typical locations of information repositories include local libraries, town or city halls, and county offices. Hours that the information repositories will be accessible should be included in the plans, along with the names of contacts at the repositories. The size or capacity of meeting rooms is a particularly helpful detail for later planning.

# When to Conduct

CERCLA law requires a community relations plan for all remedial response actions, and for non-time-critical and removal actions longer than 120 days. For remedial actions, the community relations plan must be prepared before the RI/FS begins, and it should outline public participation activities to be held during the RI/FS.

RCRA law does not require a public involvement plan; however, EPA recommends that a public involvement plan be developed at the outset of the RFI. It should outline public participation activities to be conducted during the RFI, during any interim corrective measures, during the CMS, and up to the selection of the remedy.

#### **Accompanying Activities**

While the community relations plan or public involvement plan is being developed, the mailing list and information repositories should be established.

# Benefits

A community relations plan or public involvement plan provides a significant compilation of information about a site that will prove useful to the project team and other interested and involved parties. Such a plan provides an organized, well-thought-out plan for conducting public participation activities throughout the initial phases of a project.

#### Limitations

Because community concerns and perceptions can change at any time during the course of a project, the community relations plan or public involvement plan must include sufficient flexibility to adjust to these changes.

#### A.4 EXHIBITS

# Description

Exhibits include visual displays of maps, charts, diagrams, photographs, or computer displays. These visuals may be accompanied by a brief text explaining the displays and their purpose.

# Purpose

The purpose of the exhibit is to illustrate issues and cleanup actions associated with the CERCLA or RCRA program at a site in a creative and informative way to make technical information more accessible and understandable.

# **Techniques**

To develop and display an exhibit, identify the target audience and the message. Possible audiences include the following:

- · general public
- · concerned citizens
- · environmental groups
- · media representatives
- · public officials.

Possible messages include the following:

- · description of the site
- · historical background
- public participation activities
- · proposed remedies

· health and safety effects associated with the site.

Determine where the exhibit will be set up or if multiple locations are appropriate. If the general public is the target audience, for example, assemble the exhibit in a highly visible location, such as a public library, convention hall, or shopping center. If concerned citizens are the target audience, set up a temporary exhibit at a public meeting.

Design the exhibit and its scale according to the message to be transmitted. Include photos or illustrations and use text sparingly.

#### When to Conduct

Exhibits can be used during any phase of a response or corrective action.

# **Accompanying Activities**

Exhibits are useful to display at public meetings or public hearings.

#### **Benefits**

Exhibits tend to stimulate public interest and understanding. While a news clipping may be glanced at and easily forgotten, exhibits have a visual impact and leave a lasting impression.

#### Limitations

Although exhibits inform the public, they are a one-way communication tool. One solution to this drawback is to attach blank postcards to the exhibit, encouraging viewers to comment or submit inquiries by mail to DOE. Another approach is to leave the phone number of the contact who can answer questions during working hours. These requests must be answered or citizens may perceive DOE as unresponsive to their concerns.

#### A.5 FACT SHEETS

# Description

A fact sheet is a brief report summarizing current or proposed activities of the CERCLA or RCRA cleanup program. The fact sheet presents technical information in a clear and understandable format.

# Purpose

The purpose of fact sheets is to help ensure that the public is informed of the status and findings of CERCLA or RCRA cleanup actions, and that citizens understand the issues associated with the remedial action or corrective action program.

#### **Techniques**

To develop fact sheets, identify phases during the cleanup program where fact sheets would be useful. Some example phases are shown below:

- at the beginning and end of the RI or RFI
- · when the FS or CMS is released
- when the ROD is released or when the RCRA remedy is selected.

Fact sheets may also be appropriate at the completion of the RI/FS or RFI work plan, during the site investigation, and during the design and implementation phases of a remedial or correction action.

For each fact sheet, identify the information to be transmitted. Several types of information might be appropriate:

- · a brief background on the site
- the legal justification or triggering event for the proposed action(s)
- · a timetable for the proposed action(s)
- a description of the issues or problems associated with the site
- a description of the remedial alternatives or corrective actions being considered
- a description of public participation opportunities during the CERCLA or RCRA process
- the name, address, and phone number of a DOE spokesperson who will provide additional information on request
- · the location of information repositories where material is available to the public for review.

Select a simple format for presenting the information. Avoid using bureaucratic jargon or highly technical language in the text and be concise.

#### When to Conduct

Fact sheets are appropriate whenever new information is available and whenever a public comment period is conducted during a response action or corrective action process. In addition to the various stages of the CERCLA RI/FS, or RFI and CMS, fact sheets can be written to explain the design and implementation of the remedy.

#### **Accompanying Activities**

Fact sheets can be a particularly useful technique if distributed at a public meeting or public hearing. Fact sheets can provide background information that can be elaborated on at the public meeting or hearing. Fact sheets should always include the name and phone number of the DOE spokesperson who can provide further information. If a general fact sheet is available when community interviews are conducted, it may be distributed to community members interviewed for the community relations plan or public involvement plan.

#### Benefits

Fact sheets are effective in briefly summarizing facts and issues involved in the cleanup process.

#### Limitations

Fact sheets take time and require careful coordination between technical and public participation staff. A poorly written fact sheet can be misleading or confusing. Fact sheets are also a one-way communication tool; therefore, they should always include the name and number of a spokesperson. Fact sheets should look professional. People will be less likely to read fact sheets consisting of a solid sheet of typed text than a fact sheet that has been typeset with clear, easy-to-read illustrations. Moreover, a well-designed fact sheet suggests that DOE is taking its public participation program seriously.

# A.6 FORMAL PUBLIC HEARINGS

# Description

Formal public hearings are formal hearings organized by DOE that are open to the public.

# Purpose

The purpose of formal public hearings is to provide an opportunity for formal comment and testimony on proposed actions, without necessarily answering questions or engaging in dialogue with the audience. All testimony received becomes part of the public record.

# Techniques

Conducting formal public hearings involves the following process:

- Anticipate the audience and the issues of concern. Sometimes the public may not become actively
  involved in CERCLA or RCRA issues until a remedy is proposed or selected. Meet citizens' needs for
  information and input before a formal hearing with, for example, fact sheets, small-group meetings, and
  briefings.
- Schedule the hearing location and time so that citizens (particularly handicapped individuals) have easy
  access. Identify and follow any procedures established by the local and State governments for public

hearings. Ensure the availability of sufficient seating, microphones, lighting, and recorders. Consider holding the hearing in the evening to accommodate the majority of concerned citizens.

- Announce the public hearing at least 2 weeks before the hearing date. Fifteen days notice should be
  provided for NEPA hearings. Provide notice of the hearing in local newspapers and send mailings to
  interested citizens. Make follow-up phone calls to major participants to ensure that the notice has
  been received.
- Provide an opportunity for local officials and citizens to submit written comments. Not all individuals
  will want to provide oral testimony. Publicize where written comments can be submitted and how they
  will be reviewed.
- Provide a transcript of all oral and written comments. Announce where the transcript will be available
  for public review.

# When to Conduct

The most appropriate time to hold a public hearing as part of the CERCLA public participation process is when the draft FS report is released and as part of the RCRA process when the CMS report is released. Schedule the hearing some time during the public comment period. SEN-15 (DOE 1990b) requires public hearings on all draft EISs, and the NEPA guidelines require a 15-day notice.

#### **Accompanying Activities**

Fact sheets providing background information and an update of site activities can be distributed at public hearings. If the hearings are held to solicit comments on the CERCLA proposed plan, the RCRA CMS, or the draft EIS, the hearing will shortly be followed by a responsiveness summary, which documents all public comments submitted and DOE responses to these comments. For CERCLA or RCRA sites where residents have exhibited high levels of concern, or where citizens are not very familiar with the CERCLA or RCRA program, an educational workshop may be helpful 1 or 2 weeks before the public hearing. The workshop could provide detailed information on the CERCLA or RCRA program, explain the technical aspects of the issues at the site, and describe how citizens' input will be incorporated into the remedial or corrective action. Transcripts of all public hearings should be placed at the information repository and in the administrative record.

#### **Benefits**

The major benefit of a formal public hearing is that it allows citizens an opportunity to present formally their concerns and ideas to DOE and it provides clear documentation of community concerns.

#### Limitations

Communication during the hearing tends to be formal and one way, flowing from the public to DOE, and often creates an atmosphere of "us versus them." Citizens usually have little opportunity to have their questions answered, which may be frustrating to some. Holding a question-and-answer session at the end of the presentations may help solve this problem.

A high level of citizen concern may precipitate a disorderly public hearing, where citizen groups attempt to gain support for their positions. The hearing can easily become an adversarial confrontation. One way to avoid hostility or confrontation is to make sure the community residents have had an opportunity to express their concerns in a less formal setting (for instance, in small meetings or open houses). More frequent contact with concerned citizens before a formal public meeting decreases the chance of confrontations.

# A.7 INFORMATION REPOSITORY AND ADMINISTRATIVE RECORD

# Description

The information repository is a project file or repository containing site information, documents on site activities, and general information, including displays, about the CERCLA or RCRA program. The CERCLA administrative record is a legal file of documents on which the lead agency bases the selection of a response action and on which judicial review of response actions will be based. Both the information repository and administrative record should be established before beginning the RI.

Under CERCLA, the lead agency is required to establish and maintain the administrative record and information repository. Because DOE has lead responsibility for CERCLA response actions at its facilities pursuant to Executive Order 12580, DOE will maintain the administrative record and information repository, unless otherwise specified in a site-specific interagency agreement or federal facility agreement. When DOE facilities are listed on the National Priorities List, DOE must also provide EPA with a copy of the index to the administrative record, among other key documents.

Under the proposed RCRA corrective action rule, the administrative record will be maintained by the EPA or authorized State at the EPA regional office or the authorized State's office. However, DOE is recommending DOE facilities maintain a copy of the administrative record (i.e., all decision-making documentation) because it limits the judicial review of a corrective action. DOE is also recommending that DOE facilities establish at least one information repository for sites undergoing RCRA corrective action, although EPA plans on requiring it only on a case-by-case basis.

# Purpose

The information repository allows open and convenient public access to all site-related documents approved by DOE for public disclosure. The administrative record serves two purposes. First, it limits the judicial review of the adequacy of a response action; and second, it acts as a vehicle for public participation in selecting a response action.

# **Techniques**

Maintaining information repositories and administrative records involves the following processes.

# Establishing an Information Repository

Determine a location early in the remedial response or corrective action. One or more locations could
be identified during community interviews. Typical locations might be local public libraries, town halls,

public health offices, or the DOE facility itself. Ensure that there are copying facilities available nearby, preferably at the same location as the information repository.

- Consider establishing more than one repository, depending on the level of community concerns or the location of the site relative to the surrounding communities. For example, if a county government seat is several miles from the site and county officials have expressed a strong interest in the site, two repositories may be advisable: one in the community closest to the site itself and the other in the town where the county government seat is based. At least one repository should be open during evening hours and on weekends.
- Select and deposit the materials to be included in the file. The information repository should be organized to be as easy to use as possible by the public. For example, response/corrective action documentation should be presented in a chronological order. Place the documentation into 3-ring binders for ease in copying individual pages (to the extent practicable). The materials contained in the information repository may overlap with the administrative record, although the repository may contain additional information, such as press releases, which is of interest to the public but which does not form the basis of the response section. At minimum, the repository for a remedial site should include copies of the following:
  - information on TAGs
  - draft and final CERCLA FS or RCRA CMS report
  - responsiveness summary
  - signed ROD
  - community relations plan
  - CERCLA RI/FS work plan or RFI work plan
  - CERCLA RI or RFI report
  - design work plan.

The following materials also are strongly suggested for the repository:

- copies of the CERCLA and RCRA laws (e.g., DOE environmental guidance program reference books on CERCLA and RCRA)
- a copy of the National Contingency Plan (40 CFR 300)
- a copy of the site FFA, if one exists
- documentation of validated site sampling results

- brochures, fact sheets, and other information about the CERCLA, RCRA and/or NEPA program and the specific site
- copies of press releases and newspaper clippings that refer to the site
- any other relevant material (for instance, published studies on the potential risks associated with specific chemicals that have been found at the site).
- Clearly indicate how individuals can comment on documents in the information repository. Place a
  cover note on documents (e.g., the community relations plan) indicating who is to receive comments on
  the document and when.
- Publicize the existence of the repository. Notify local government officials, citizen groups, and the local
  media of the location of the project file and hours of operation. Newsletters of local community organizations and church groups are another means of notifying the public.
- Keep the file up to date. Timely replacement of dated information helps avoid unnecessary misunderstandings.

# Establishing a CERCLA Administrative Record

A CERCLA administrative record is typically established by following the same steps as for an information repository and is often located in the same place. It must be available to the public at or near the facility. Additionally, the administrative record must be maintained at a central location (e.g., the nearest area or Field Office for the site). To ensure that the administrative record file (and information repository) is accessible by the public, the file must be located where security clearance is not required.

The documents that typically form the CERCLA administrative record include an index of all documents found in the record; general and site-specific guidance documents; final reports generated by DOE or other lead agencies (e.g., the RI/FS and the ROD); technical and site-specific information; and information or comments submitted by the interested parties/public during the public comment periods, including DOE's response to the comments. Primary and secondary documents, as specified in a site's FFA, should also be included. Refer to EPA's Final Guidance on Administrative Records for Selection of CERCLA Response Actions (EPA 1990a) for further information. Examples of such documents include the following:

- project plan scope of work
- project plan, including the sampling and analysis plan, the community relations plan, the health and safety plan, and the RI/FS work plan
- · risk assessment
- · RI/FS reports
- · initial screening of alternatives

- proposed plan (remedial action)
- ROD (draft and final)
- · initial remedial alternatives/data quality objectives
- · site characterization summary
- · initial screening of remedial alternatives
- detailed analysis of alternatives
- post-screening investigation work plan
- treatability studies (and work plans)
- treatability test evaluation report
- · validated sampling and data results.

Privileged documents, such as documents subject to attorney-client privilege, attorney work product privilege, or deliberate process privileges, and confidential documents, such as those containing confidential business information, will be kept in the confidential portion of the CERCLA administrative record (e.g., a locked cabinet). However, an attempt must be made to summarize the non-public information in a way that can be disclosed to the public and to list it in the index of the public administrative record file. DOE is recommending that classified information be handled in a manner similar to confidential or privileged material. That is, the classified documents will be kept in a locked safe; but an unclassified summary should be prepared (to the extent possible), included in the public portion of the administrative record (the unclassified summary should reference the classified report), and listed in the administrative record index. (Additional questions on this matter should be referred to the appropriate Field Security Officer.)

#### When to Conduct

At least one information repository must be established near each site before the CERCLA RI/FS or RFI begins. Because repository locations are frequently identified during community interviews, the repository should be established as soon as the community relations plan has been approved and should be maintained throughout the remedial or corrective action.

The National Contingency Plan (40 CFR 300) states that the administrative record shall be available for public inspection at the commencement of the RI phase. For removals where a 6-month planning period exists, the administrative record shall be made available for public inspection when the engineering evaluation/cost analysis is made available for public comment. For all other removals, the administrative record shall be made available for public inspection no later than 60 days after initiation of onsite removal activity.

# **Accompanying Activities**

The spokesperson should be responsible for making sure that all relevant materials have been filed in the information repository. Because the administrative record is a legal document, updating should be the responsibility of the site technical manager, perhaps with assistance from the spokesperson.

#### **Benefits**

An information repository provides local officials, citizens, and the media with easy access to accurate, detailed, and current data about the site. It demonstrates that officials are responsive to citizens' needs for comprehensive site information. The administrative record is the legal file of documents upon which the lead agency bases the selection of a response action and also establishes the limits of judicial review in case the remedy selection process is ever challenged.

#### Limitations

Both the information repository and administrative record require continual maintenance to avoid misunderstandings based on dated information. DOE staff must check the information repository and administrative record regularly to ensure that all essential materials are available.

#### A.8 MAILING LIST

# Description

The mailing list is a list of the names, addresses, and telephone numbers of parties who should receive or have requested to receive information on site activities.

# Purpose

The list is used to provide informational materials, such as fact sheets, press releases, and notices, to parties who are interested and involved in site activities.

# **Techniques**

Parties that should be included in a mailing list include federal and State regulators; federal, State, and county elected officials; local officials; property owners contiguous to the site; interested residents; environmental and civic groups; the press, radio, and television media; and others who have expressed an interest in the site.

Developing and maintaining a site mailing list involve the following process:

- For RCRA corrective actions, integrate with the regulatory agency's mailing list.
- Refer to the appropriate appendix in the site community relations plan or public involvement plan to
  collect entries for starting the mailing list.

- · Refer to mailing lists already existing at the facility.
- Ask project personnel from the public affairs, technical, and management groups to suggest additional entries.
- Identify names and addresses of property owners contiguous to the site.
- · Obtain entries from community organizations and environmental groups.
- Computerize the mailing list for ease in printing labels, sorting entries, and updating.
- Update the mailing list throughout the CERCLA, RCRA, or NEPA process by adding, deleting, or
  revising entries as elected or appointed officials are replaced; as people move into, out of, or to a different address within the community; or as new individuals become interested in site activities.
- Maintain the mailing list by including on all mailings a clip-out coupon that can be returned to DOE to
  add or remove names from the mailing list or to revise names and addresses.
- Prepare a sign-up sheet at public meetings and other public forums for individuals interested in being added to the mailing list.
- If mail is returned to DOE, determine the reason and then revise the mailing list entry accordingly.

#### When to Conduct

A project mailing list should be developed at the beginning of the CERCLA, RCRA, or NEPA process and maintained throughout the life of the project.

# **Accompanying Activities**

The mailing list should be used for distributing any written informational materials pertaining to the project; these include fact sheets, newsletters, press releases, public notices, and others.

#### **Benefits**

A computerized mailing list that is comprehensive and well maintained can assist DOE with the efficient dissemination of written information to a large audience of appropriate individuals.

#### Limitations

A mailing list is not valuable to DOE if it is outdated and not well maintained. Mailing costs are not well spent if the information does not reach its intended destination.

Mailing informational materials is a one-way method of communication. DOE must also provide opportunities for the public to provide feedback directly to DOE in person. Public meetings, small group or neighborhood meetings, telephone conversations, and other public forums are appropriate ways of encouraging two-way communication.

#### A.9 NEWSLETTER

# Description

A newsletter is an informational brochure published on a regular basis summarizing current, ongoing, and proposed site activities. Newsletters, using a combination of text and graphics, can present a great deal of information in an appealing and accessible format. This guidance assumes use of an existing newsletter. Initiating development of a newsletter requires Office of Management and Budget approval and must be coordinated through DOE's Office of Public Affairs. If a Field Office already has a newsletter, a section could be devoted to environmental restoration activities; or perhaps a TAG or other community group could sponsor a newsletter. Otherwise, the Field Office may want to develop periodic updates on their activities rather than trying to develop a newsletter.

# Purpose

A newsletter informs the public of site activities at projects that are expected to continue for more than a year. A newsletter serves to maintain the visibility of the project and document its progress.

# **Techniques**

Developing a newsletter involves the following process:

- Identify the proposed schedule for conducting activities under CERCLA, RCRA, or NEPA and the level of community interest. Then, determine the frequency with which a newsletter should be issued. Every 2 months may be appropriate if site activities are to occur on a fast schedule. However, it is most likely that a newsletter would be appropriately issued on a quarterly basis.
- For each issue of the newsletter, identify the information to be transmitted. (Refer to the discussion in Section A.5, "Fact Sheets.")
- If a "Tiger Team" has prepared a report at the facility, the findings and proposed actions of that investigation can be described in a "Tiger Team" column in the newsletter; and with each issue, an update on progress related to the proposed actions can be provided.
- Use the publication of the newsletter as a means of integrating and disseminating information on all of
  the CERCLA, RCRA, or NEPA activities under way at the facility. Unlike a fact sheet, the format of
  a newsletter is more appropriate for providing detailed information on several different projects or
  phases of projects. For example, at a site with many ongoing projects, a newsletter might include a
  timeline for tracking all public participation and technical activities.
- Select a simple format that will encourage the involvement of the reader. Avoid using bureaucratic or technical jargon and use graphics when appropriate for communicating complex technical information.

# When to Conduct

Publishing a newsletter is appropriate at sites with numerous ongoing CERCLA, RCRA, or NEPA projects; at sites with complex technical issues and lengthy schedules for addressing them; at sites with an

active, interested community; or when a community has asked to receive detailed information on a regular basis.

# **Accompanying Activities**

A newsletter can keep the public up to date on site activities by communicating information on a regular basis. This information serves as background for any other activities in which the reader becomes involved.

#### Benefits

Newsletters can be important tools for keeping the public informed of site activities such as findings, progress, and changes in schedules. They can be particularly helpful in maintaining the public's interest and the flow of information during periods of long technical studies.

#### Limitations

Preparation of newsletters can be time-consuming, and printing and mailing costs can be expensive.

#### A.10 PRESS CONFERENCES

# Description

Press conferences are information sessions or briefings that are held for representatives of the news media but are also open to the general public.

# Purpose

Press conferences provide the media with accurate information concerning important developments during or after the response or corrective action and announce plans for any future actions at the site.

# **Techniques**

Conducting press conferences involves the following process:

- Evaluate the need for a press conference. Because statements made during a press conference may be misinterpreted by the media, use this activity carefully.
- Notify members of the local and regional media of the time, location, and topic of the press conference.
   Local officials and EPA may also be invited to attend, either as observers or participants, depending upon their interest. A press conference that includes local officials may underscore DOE's responsiveness and commitment to their interests and concern.
- Plan exactly what to say in advance. Live conferences leave no room for mistakes.
- Anticipate reporters' questions and have your answers ready.

- Present a short official statement, both written and spoken, about developments, findings, and planned actions.
- Open the conference to questions to be answered by DOE officials, local officials, EPA, and any other
  experts present. Have technical staff on hand to answer any technical questions. Decide in advance
  who will answer what types of questions.

#### When to Conduct

Press conferences should be used primarily to announce significant findings at the site. Other community relations techniques such as fact sheets, press releases, and public meetings may be more appropriate for reporting the results of field investigations, sampling results, or other preliminary information.

Press conferences can be used during any phase of a CERCLA or RCRA process, including RI/FS, RFI, CMS, and design and implementation of a remedy.

#### **Accompanying Activities**

Press conferences can be made before or after formal public hearings or public meetings. They are accompanied by press releases.

#### **Benefits**

Press conferences provide a public forum for DOE and EPA to announce plans and developments. They are also an efficient way to reach a large audience. A written press release can help ensure that the facts are presented accurately to the media. During the question period, the DOE spokesperson can demonstrate knowledge of the site and may be able to improve media relations by providing thorough, informative answers to all questions.

#### Limitations

A press conference can focus considerable attention on the situation, potentially causing unnecessary local concern. Residents may not welcome the increased attention that such media coverage is apt to bring. Press releases or other lower-profile means of disseminating information should be considered as alternatives.

A risk inherent in press conferences is that the media can take comments out of context and create false impressions. This risk is heightened when staff are unprepared or when the conference is not properly structured or when unanticipated questions are asked.

#### A.11 PRESS RELEASES

# Description

Press releases are statements released to the news media that discuss CERCLA, RCRA, or NEPA actions proposed by DOE.

# Purpose

The purpose of press releases is to make an official statement at milestones in the remedial response or corrective action program, such as selection of a remedy, key project dates, and completion of containment or cleanup actions.

# **Techniques**

Press releases can effectively and quickly disseminate information to large numbers of people. They may also be used to announce public meetings, to report the results of public meetings, and to describe how citizen concerns were considered in the response or corrective action.

Preparing press releases involves the following process:

- Enlist the aid of a public affairs specialist in identifying the relevant regional and local newspapers and broadcast media. Get to know the editor and the environmental reporter who might cover the issue; be familiar with their deadlines.
- Contact other involved agencies at the federal, State, and local level to ensure that all facts and procedures are coordinated and correct before releasing any statement.
- Select the information to be communicated. Place the most important and newsworthy elements up
  front and present additional information in descending order of importance. Enlist the aid of a public
  affairs specialist in writing the release. When a draft FS is issued for a CERCLA program, for
  example, the news release should contain the following facts:
  - the findings of the investigation
  - a statement of what needs to be done
  - a statement of what will be accomplished by the alternatives under consideration
  - their costs and benefits
  - the next steps.

The same information should be provided at the release of a RCRA CMS.

- Use supporting paragraphs to elaborate on findings, alternatives, and other pertinent information.
   Mention any opportunities for citizen input, such as public meetings, and cite factors that might contribute to earlier implementation or delays in the remedial or corrective action. Note the location of the information repository (or other sources for relevant documents).
- · Be brief; limit the press release to essential facts and issues.
- Use simple language. Avoid the use of professional jargon and overly technical words.

- Identify the agency issuing the news release. The top of the sheet should include the following:
  - name and address of the DOE office
  - release time ("For Immediate Release" or "Please Observe Embargo Until") and date
  - name and phone number of the DOE spokesperson for further information
  - a headline summarizing the action taken.
- Send copies of the release to local officials and citizen groups leaders before the release is given to the
  press.

#### When to Conduct

Press releases can be used when significant findings are discovered at the site, when program milestones are reached, or when schedules are delayed. However, avoid issuing a press release at times when it may be difficult for citizens to get in touch with responsible officials (e.g., Friday afternoons or the day before a holiday).

# **Accompanying Activities**

Press releases can accompany any formal public hearings or public meetings held by DOE. They commonly accompany press conferences.

# Benefits

A press release to the local media can reach a large audience quickly and inexpensively. If the name, address, and phone number of the spokesperson are included, reporters (and possibly interested citizens) can raise questions about the information in the release.

# Limitations

Because press releases must be brief, they often exclude details in which the public may be interested. A press release should therefore be used in conjunction with other methods of communication that permit more attention to detail.

#### A.12 PUBLIC COMMENT PERIOD

# Description

A public comment period is a designated time period when comments from citizens are formally accepted by DOE.

# Purpose

The public comment period allows citizens to review and comment on DOE's CERCLA proposed plan, RCRA corrective measure, or a NEPA draft EIS.

# **Techniques**

Holding a public comment period involves the following process:

- Announce the public comment period at least 2 weeks in advance and again just before the event.
   NEPA requires 15 days notice. This announcement should be made in a local newspaper of general circulation. It may be included in the newspaper notice of the CERCLA proposed plan or other actions. Identify where copies of the pertinent documents can be found and where all written comments should be submitted.
- Identify a spokesperson within DOE who will answer citizens' questions regarding the public comment period. Publicize the name and telephone number of this spokesperson.
- For a CERCLA site, prepare a transcript of any public meetings that occur during the public comment period on the proposed plan and RI/FS report. Insert the transcript in the administrative record.
- Document, with a memo to the file or record of communication, any other comments expressed that
  are not available in written form and that are of significance for evaluating any of the remedies.

## When to Conduct

A minimum 30-day public comment period is required by CERCLA when the RI/FS and proposed plan have been released for public review. A 30- to 45-day public comment period is required by DOE as part of the RCRA process when the CMS has been released. Under NEPA, a 30-day public comment period must be conducted to enable the public to comment on the EIS scoping; a minimum 45-day public comment period must be conducted so that the public can comment on the draft EIS; and a minimum 30-day public review period must be conducted for the public to review the final EIS.

## **Accompanying Activities**

At a CERCLA site, a public notice and opportunity for a public meeting must be provided when a public comment period is held on the RI/FS and proposed plan. Under RCRA, at the request of the public, a public meeting may be held to explain the proposed corrective measure. Comments received during the public comment period must be discussed in a responsiveness summary.

## Benefits

Public comment periods allow citizens to comment on DOE proposals and to have their comments incorporated into the public record.

#### Limitations

Public comment periods only allow indirect communication between citizens and DOE officials because the formal responses to the comments may, in some cases, not be provided for some time; and comments may, in some cases, not be responded to individually. A public participation program should provide other activities that allow dialogue between DOE officials and the community.

# **A.13 PUBLIC MEETINGS**

## Description

A public meeting is a large meeting open to the public. Experts are available to present information and answer questions, and citizens may ask questions and offer comments.

## **Purpose**

Public meetings are held to inform citizens of ongoing response and corrective action activities, and to discuss and receive citizen feedback on the proposed course of action.

# Techniques

Holding public meetings involves the following process:

- Identify participants. In addition to DOE staff, consider asking EPA, the State, and/or local officials to make a short presentation and to respond to questions.
- Prepare an agenda, detailing specific issues to be considered or specific tasks that must be accomplished
  at the meeting. If possible, involve citizens in developing the agenda.
- Be sensitive to special needs of community members. For a foreign-language-speaking community, consider the use of simultaneous translation during the public meeting. For deaf participants, consider providing a sign language translation. Acronyms and jargon should be kept to a minimum, if not totally eliminated.
- Rehearse presentations in advance. Staff unaccustomed to speaking before large audiences should
  practice their presentations, obtain criticism, and improve their speaking style or content.
- Announce a large public meeting in local newspapers and to broadcast media 2 weeks in advance of the scheduled date. Fifteen days notice should be provided for NEPA scoping meetings. Before the meeting begins, review the agenda with participants. Clarify that the meeting is not a formal public hearing to receive testimony, but a meeting to exchange information and comments.
- Hold the meeting in a comfortable setting. Make sure the location is easily accessible, is well lighted, and has adequate parking and seating, especially to the handicapped.

- Consider holding the meeting under the sponsorship of an existing organization. For example, conduct
  the meeting as a portion of a regularly scheduled city council meeting, or as a special presentation to a
  group such as the Rotary Club or the League of Women Voters (if sessions are open to the general
  public).
- Begin the meeting by stating the purpose, then outline the agenda and the procedures for asking
  questions.
- Present the issues concerning the site, preliminary findings, and proposed course of action. Keep DOE
  presentations short (20 minutes) to allow plenty of time for the question-and-answer session. Allocate
  a time period for citizens to express their concerns and ask questions. Meetings may last from 1 to 3
  hours.
- Consider different formats for the meeting to encourage information exchange. Not all meetings need
  to be run formally from a platform in front of the room. Alternative formats--such as having a
  moderator circulating through the audience to solicit questions--may encourage greater participation in
  the meeting.
- If the meeting is held during a public comment period, prepare a transcript of the meeting that will be
  publicly available in the administrative record. Announce at the end of the meeting how the transcript
  can be obtained.
- · Set up information displays and tables manned by personnel who can answer technical questions.

# When to Conduct

Under the CERCLA program, DOE must provide the opportunity for a public meeting before adopting a plan for remedial action or ROD. Generally, this meeting should take place during the public comment period on the RI/FS and proposed plan. Under NEPA, a public meeting must be held to determine the "scope" of an EIS (i.e., a scoping meeting). Fifteen days notice should be provided for NEPA scoping meetings. Public meetings may also be used to present the CERCLA or RCRA work plan, or the EIS implementation plan to the community, when the remedy is being designed and when the remedy is being implemented.

# **Accompanying Activities**

A public notice may be used to announce public meetings. Fact sheets should be distributed at public meetings, if possible. A transcript of public meetings held during the public comment period on the proposed plan and RI/FS report must be made available to the public in the administrative record.

# Benefits

Public meetings allow the public to express its concerns to DOE or to local government officials. Meetings also allow DOE to present information on a proposed course of action and to participate in direct two-way communication with the public. Public meetings can provide a setting for DOE and the community to resolve their differences.

## Limitations

Public meetings may not be the best way to obtain citizen input. If controversy surrounding the site has escalated, a public meeting can intensify conflicts rather than resolve them. Evaluate the usefulness of a public meeting by reviewing the site's history and level of citizen involvement in this and similar controversies. If public meetings have been failures in the past, then use an alternative method, such as small group meetings, to transmit information and obtain feedback.

## A.14 PUBLIC NOTICES

## Description

Public notices are advertisements, usually a display ad published in major local newspapers, broadcasts via local radio stations, or individual mailings to announce DOE and EPA decisions, major project milestones, and public meetings. They are also sent to solicit public comment on DOE actions.

## Purpose

Public notices provide an official announcement of DOE activities and plans and encourage public involvement in DOE decisions.

## Techniques

Preparing a public notice involves the following process:

- Identify the community to be reached by the notice. In some cases, there may be only a small group of
  people adjacent to the site that will need to be informed of site activities. In such cases, a display ad in
  a local or community newspaper or a mailing may be more appropriate than a city-wide radio
  broadcast.
- Enlist the support of a public affairs staff person in identifying the major media contacts. While many newspapers, newsletters, local radio stations, or even television stations may serve a particular area, use only one or two for the public notice. In general, the newspaper with the widest circulation and greatest visibility will reach the most people and elicit the greatest response.
- Take into account publication schedules. Many local or community newspapers are published weekly
  or bi-weekly, making it difficult to coordinate the publication of the notice with the event. In such
  cases, consider using a city-wide newspaper that is published more frequently.
- Announce dates, times, and locations clearly in the public notice. When scheduling an event, make sure that the date and time do not conflict with other public meetings or holidays.
- Provide ample notice. Provide at least 1 week of notice to ensure the greatest level of participation
  possible. Two weeks of notice is recommended for public comment periods. For NEPA projects, 15
  days notice is required. Be sure to state the opening and closing dates for the comment period.

Provide the name, address, and telephone number of the spokesperson for more information. For
example, for notices that announce the beginning of CERCLA RI/FS, include the location of the
information repository. A clip-out coupon may be added, allowing interested parties to send their
names and addresses to DOE to obtain a fact sheet or to be placed on the mailing list.

## When to Conduct

Under the CERCLA program, activities which require a public notice include:

- · when the RI/FS and proposed plan become available
- · when a public comment period is held on the RI/FS and proposed plan
- · when the response action has been selected
- whenever remedial action is taken that differs significantly from the final remedial plan adopted by EPA or DOE.

No public notices are required by law under the RCRA program. However, a public notice could be used to announce the following:

- · the beginning of a CERCLA RI or RFI
- · availability of the information repositories
- · removal actions or interim corrective measures
- a "kickoff" public meeting on CERCLA RI/FS or RFI work plans
- · other public meetings.

Under the NEPA program, activities which require a public notice, including a Federal Register notice, include:

- to announce the public comment period on the EIS scoping (NOI)
- to announce the availability of draft and final EISs (notice of availability published by EPA).

Public notices in newspapers are also used to announce public meetings.

# **Accompanying Activities**

Public notices should announce the availability of fact sheets, as well as the scheduling of public comment periods and public meetings.

#### **Benefits**

Public notices are an efficient, simple means of alerting the public to important events.

#### Limitations

Public notices should never substitute for other activities that involve direct communication with the public.

#### A.15 RESPONSIVENESS SUMMARY

# Description

The responsiveness summary is a summary of the written or oral comments made by the public on key project documents and DOE responses to those comments. A responsiveness summary is required as a component of the ROD under the CERCLA statute. Under RCRA, a responsiveness summary may be prepared by EPA or the State regulatory agency.

# Purpose

The responsiveness summary serves two function. First, it provides the decision maker with information about the views of the community and of other parties concerning the proposed remedy and any alternatives. Second, it documents how public comments have been considered during the decision-making process and answers major comments raised.

## **Techniques**

A responsiveness summary should be a concise and complete summary of significant comments from the public, and EPA's and/or DOE's response to these comments. It should be simple, straightforward, and readable. By way of summary categories, it should include references to all significant comments, criticisms, and new data received and the agency's position on each issue. It should not be a point-by-point recitation of each comment. For example, members of the public may submit very detailed and technical comments that require lengthy responses. It may be advisable to prepare responses to those comments in one document that is placed in the administrative record and repository, then summarize those responses in the responsiveness summary. The responsiveness summary also should state where the detailed response is available for public review. Each written or documented comment is included in the administrative record and, in this way, is available for public review.

A responsiveness summary should be divided into four sections:

Overview. The first section should describe the selected remedy and any changes as compared
with the alternatives presented previously. The level of community support for the agency's
preferred alternative should be discussed and compared with the level of support for other
alternatives.

- 2. Background on Community Involvement. The second section should provide a brief history of community interest in the site and should identify key public issues. Major modifications in the project, which were the result of public comment and concern, should be noted. A listing of public participation activities conducted to date may be included as an attachment to the responsiveness summary.
- 3. Summary of Comments Received and Agency Responses. This section should include a summary of comments received from all interested parties, including citizens' groups or individuals in the community, the community's technical advisors, and local officials. Included within each category of comments should be the lead agency's response. Possible categories or subsections might include technical comments, concerns regarding remedies, the public participation process, costs, etc. Comments received during the public comment period, as well as significant concerns raised over the course of the site history relating to the remedy selection, should be included. Substantive comments received after the close of the comment period also should be included to the extent practicable. Significant community concerns which will not, and cannot, be addressed by DOE because of lack of jurisdiction or other aspects that would make any departmental action inappropriate, should be noted with an explanation of why no DOE action will occur.
- 4. Concerns Pertaining to the Design and Implementation of the Remedy. This final section should describe public concerns raised during the public comment period that relate to the design and implementation of the remedy, (e.g., air monitoring during implementation). This will keep DOE alert to community concerns during this stage of the process.

Because of the wide-ranging nature of comments addressing technical, legal, financial, and public or private due-process concerns, preparation of the responsiveness summary is usually a team effort under the direction of the technical project manager. Public participation staff are usually given responsibility for coordinating this effort because the responsiveness summary is the primary means of documenting community involvement in the decision-making process.

#### When to Conduct

CERCLA requires that a responsiveness summary be prepared for any response action where a ROD is needed. For a RCRA corrective action project, EPA or the State may prepare a responsiveness summary for comments received on the CMS report.

# **Accompanying Activities**

Responsiveness summaries should document oral or written citizen input submitted at public meetings, public hearings, or during public comment periods, as well as major issues and concerns raised during a response or corrective action.

# Benefits

The agency responsible for the site response should have a clear record of community concerns about the site so that this information can be considered in selecting the appropriate remedy. The summary is

also an aid to evaluating past community relations efforts and planning for subsequent activities during the design and implementation of the remedy.

## Limitations

The responsiveness summary should not be viewed as a substitute for other community relations techniques. In addition, it should not be a point-by-point recitation of each comment.

## A.16 REVISION OF COMMUNITY RELATIONS PLAN OR PUBLIC INVOLVEMENT PLAN

# Description

A site's community relations plan or public involvement plan is revised to incorporate new information, to reflect changes in community concern, or to prepare for community activities during CERCLA remedial design and remedial action or RCRA corrective measures design and implementation.

## Purpose

Revisions are made to ensure that the community relations plan or public involvement plan remains sensitive to citizens' concerns through final phases of the CERCLA remedial action or RCRA CMI. These revisions also help to evaluate which community relations activities were effective and which were not.

## **Techniques**

A community relations plan or public involvement plan initially outlines the community relations program techniques for the RI/FS or RFI phase of the remedial or corrective action. Once the ROD for a site is completed or a corrective measure is selected, it is appropriate to reassess the nature and extent of community concerns and to develop a new schedule of community relations activities for the design and construction phases of the remedial action. Revisions needed will vary from site to site.

## When to Conduct

A community relations plan or public involvement plan should be revised before the remedial design begins if this is not already addressed in the plan. If, after the plan has been prepared, community concerns change focus or increase in intensity, the plan should be revised accordingly.

# **Accompanying Activities**

The responsiveness summary will provide some information to assess the nature and extent of citizens' concerns after the CERCLA RI/FS or RFI is completed. Additional community interviews can provide further information for revising the community relations plan or public involvement plan.

## **Benefits**

Revising the community relations plan or public involvement plan will help to ensure that DOE continues to respond to citizens' concerns during remedial design and action. Simple changes can also help a public participation staff person; for example, the contacts list can incorporate changes in addresses, new telephone numbers, and the names of new officials.

#### Limitations

DOE staff should make certain that resources are available to implement all activities identified in the revision.

## A.17 SITE TOURS

# Description

Site tours are scheduled trips to the site for media representatives, local officials, and citizens; during site tours, technical and public participation staff answer questions.

# Purpose

Site tours increase understanding of the nature of the problems at a site and the restoration activities proposed or under way.

# Techniques

Conducting site tours involves the following process:

- Compile a list of individuals who might be interested in participating in a tour:
  - individual citizens or nearby residents who have expressed concern about the site
  - representatives of public interest or environmental groups who have expressed interest in the site
  - interested local officials
  - representatives of local citizen or service groups
  - representatives of local newspapers, television stations, and radio stations.
- Determine the maximum number of individuals who can be safely taken on site. Keep the group small so that all who want to ask questions may do so. Schedule additional tours as needed.
- Think of ways to involve tour participants. A "hands-on" demonstration of how to read monitoring devices is one example.

- Anticipate questions. Have someone available to answer technical questions in nontechnical terms.
- Ensure that visitors are kept in clean areas of the site. If visitors enter areas where they may be
  exposed to hazardous substances, health or safety hazards (e.g. exclusion zones), assurances must be
  made that the tour complies with the safety plan for the site, including Occupational Safety and Health
  Administration (OSHA) training.

# When to Conduct

Conditions permitting, tours can be conducted at any site where citizens or local officials have expressed an interest. Site tours may be particularly appropriate during or after the remedy construction phase, so citizens can see a remedy in progress.

## **Accompanying Activities**

Fact sheets complementing presentations given on site tours can be distributed to tour participants.

#### **Benefits**

Site tours familiarize the media, local officials, and citizens with the site and with the individuals involved in cleanup operations. Unreasonable fears about the risks of the site may be dispelled. The results of site tours could mean better understanding between the community and DOE.

#### Limitations

Site tours require considerable staff time to prepare the explanation of site activities and to escort citizens through the site. Staff may have difficulty gaining site access for non-DOE people, especially if OSHA training is required.

# A.18 SMALL GROUP MEETINGS

# Description

Small group meetings are held in private homes or in local meeting places where DOE staff responsible for site remediation can exchange first-hand information with interested citizens and local officials.

# Purpose

Small group meetings inform citizens and local officials of site activities, answer questions, and clear up any misconceptions or misunderstandings. These meetings develop DOE sensitivity to citizen concerns, establish rapport, and develop a good working relationship with residents.

# Techniques

Conducting small group meetings involves the following process:

- Identify interested citizens and officials.
- Contact each citizen group and local agency who are directly affected by site activities, or contact individuals who have expressed significant concern regarding site activities.
- · Offer to discuss cleanup plans at a convenient time.
- For a CERCLA removal action or RCRA interim corrective measure, schedule the meeting after
  actions are completed or after DOE has accurate information to share with the citizens. For a
  CERCLA remedial action or RCRA corrective measure, determine when community concerns may be
  highest and schedule meetings accordingly. An example of this would be the release of the draft FS or
  CMS report.
- Limit attendance to between 5 and 20 individuals. The larger the group, the less likely that some
  people will candidly express their concerns. Establishing rapport with individuals in a large group is
  also more difficult. If a greater number of citizens and officials are interested, schedule additional small
  meetings.
- Select a meeting date, time, and place conducive to two-way interaction. The meeting place should have chairs that can be arranged into a circle or some other informal setting. If citizens will not be able to meet during working hours, schedule meetings in the evening. A private home or public library meeting room may be more conducive for exchanging ideas than a large or formal public hall. When scheduling the meeting, make sure that the date and time do not conflict with other public meetings that citizens may want to attend (for example, town council meetings) or with holidays or other special occasions. Be sure that the meeting location does not conflict with State "sunshine laws." (For instance, a State may require that all meetings between State or federal officials and the public be held in a public location.) In selecting a public meeting place, be attentive to the special needs of handicapped individuals (e.g., access ramps or elevators).
- Begin with an overview of current and future site activities. Keep it brief (no more than a few minutes)
  and informal to promote open discussion. Cover such issues as the following:
  - extent of cleanup
  - safety and health implications
  - factors that might speed up or delay the cleanup
  - how community concerns are considered in making decisions on the response or corrective action.
- Identify the major agencies and individuals responsible for the site cleanup. Citizens will then know
  where to direct further questions or voice new ideas or suggestions.

- Gear the discussion to the audience. Discuss problems in technical terms only if citizens are familiar with them.
- Find out what the citizens want done. Some concerns may be met by making minor changes in DOE's
  actions. Discuss the possibility for compromise or explain the reasons why citizen requests appear to
  be unworkable or to conflict with program or legal requirements.
- Follow up on any major concerns. Stay in touch with the groups and contact any new groups who have formed, so that new or increasing concerns can be dealt with before problems develop.

#### When to Conduct

Small group meetings can be used effectively during virtually all phases of a CERCLA remedial response or RCRA corrective action. Small group meetings are also appropriate during CERCLA removal actions or RCRA interim corrective measures.

## **Accompanying Activities**

Community interviews usually precede these meetings because it is during these onsite interviews that concerned citizens groups are identified and contacted. Possible meeting locations are also identified during the community interviews. Distributing fact sheets at these meetings may also be appropriate, depending on when they are held.

# **Benefits**

The primary benefit of small group meetings is that they allow two-way interaction among citizens, local officials, and DOE. Not only will citizens be informed about the proposed response, but officials responsible for the site can learn how citizens view the site. Small group meetings also add a personal dimension to what could otherwise be treated as a purely technical problem. Familiarity with how the remedy is selected can assist citizens in understanding the CERCLA, RCRA, and NEPA processes and promote their participation.

#### Limitations

Small group meetings may require a day or more of staff time to reach a limited number of citizens. One pitfall is that some citizens or environmental groups may perceive DOE's efforts to restrict the number of attendees as a "divide and conquer" tactic to prevent large groups from exerting influence on potential actions and to exclude certain individuals or groups. One way to prevent this perception is to hold additional small group meetings with organizations who express concern about being left out of the process.

Irate groups or individuals may also accuse DOE staff of telling different stories to different groups at these small meetings. DOE can avoid this criticism by inviting a cross section of interests to each small meeting. Alternatively, DOE staff can keep a written record of the small group discussions and make it available upon request. A record of discussions is required for meetings held during the public comment period, and it must be made available to the public in the administrative record.

## A.19 SPOKESPERSON

# Description

A spokesperson is one DOE staff person designated to assume responsibility for addressing citizens' concerns, answering their questions individually, and for responding to inquiries from the media.

# Purpose

A spokesperson helps to build trust between DOE and citizens.

#### **Techniques**

Designate a DOE spokesperson for each CERCLA removal or remedial action and each RCRA interim corrective measure or corrective action to respond to citizens' requests for information, to answer their questions, and to address their concerns on any aspect of the process. If citizens are able to interact with the same staff person throughout the process, they may gradually develop more trust and confidence in DOE actions.

When a spokesperson is assigned to a site, the following process is involved:

- Send out a news release announcing the spokesperson to all local newspapers, radio stations, and television stations. Include the spokesperson's telephone number and mailing address in all news releases, fact sheets, and mailings.
- Inform all DOE staff members who may be involved with the site--and consequently, may be
  approached by the spokesperson for information--of the new contact. Specify the role the spokesperson
  is to have at the site.
- Keep a log book of all citizen requests and comments received by the spokesperson, and how each one
  was handled. This will help to ensure that incoming requests are not filed and forgotten.

# When to Conduct

A spokesperson should be designated for each site when the response or corrective action begins--that is, before the RI for CERCLA remedial actions, any field activity for CERCLA removals or RCRA interim corrective measures, and the RFI for RCRA corrective action.

# **Accompanying Activities**

Designation of the spokesperson should be announced in news releases and fact sheets. If a spokesperson has been designated during the RI/FS process, or the RFI or CMS process, the record of citizen requests and comments received by the spokesperson can later be incorporated into the responsiveness summary.

The spokesperson should also be responsible for making sure that all relevant material is filed in the site's information repository.

## **Benefits**

A spokesperson can ensure citizens that DOE is actively listening to their concerns and can provide the community with consistent information.

## Limitations

The spokesperson may not have the authority to resolve all of the concerns raised by citizens; his or her role may be limited to providing information and facilitating communication between DOE staff and citizens. If, for any reason, the identity of the spokesperson changes, it is important to ensure that the community is well informed about this change.

#### A.20 TELEPHONE HOTLINE

# Description

The hotline is a toll-free telephone number to a telephone located in a DOE office.

# Purpose

The telephone hotline provides citizens with an opportunity to ask questions and obtain information promptly about site activities.

# Techniques

Installing a telephone hotline, either as a "permanent" fixture available throughout the cleanup action or as a temporary measure installed at the time of major project milestones, involves the following process:

- Assign one or more staff members to handle the hotline calls. Consider installing more than one line
  to minimize the chance of citizens reaching a busy signal when they call. If staff are not available
  throughout the day, install an answering machine directing citizens to leave their name, number, and
  brief statement of concern, and informing them that a DOE official will return their call promptly.
  Check the answering machine for messages at least once a day. If the level of concern is high, check
  for messages more frequently.
- Announce the telephone hotline in news releases to local newspapers, radio stations, and television stations.
- Keep a written record of each question, when it was received, and how and when it was answered.

# When to Conduct

A telephone hotline would be useful during a CERCLA RI or RFI, if concern is high about the levels of contaminants at the site. A hotline is particularly useful if any unexpected event, such as a fire or explosion, occurs at a site. A hotline can also be effective during a CERCLA or RCRA remedy imple-

mentation phase, when citizens may have complaints regarding environmental impacts such as excessive dust, noise, or traffic.

# **Accompanying Activities**

One of the functions of the spokesperson might be to respond to inquiries on the hotline.

#### Benefits

A hotline can provide citizens with a relatively quick means of expressing their concerns directly to DOE and getting their questions answered. This quick response can help to reassure citizens that DOE is listening to their concerns. A telephone hotline can also help to monitor community concerns. A sudden increase in calls could indicate that additional community relations efforts may be warranted.

#### Limitations

Citizens calling the hotline must receive responses to their questions or concerns quickly, or they may become frustrated with the agency. Furthermore, hearing a recorded message on the hotline could irritate or alienate some callers. If the number of calls is large, responding quickly to each inquiry could prove burdensome to agency staff.

## A.21 WORKSHOPS

# Description

Workshops are seminars or a series of meetings to discuss hazardous substance issues, to allow citizens to comment on proposed response or corrective actions, and to provide information on the technical issues associated with the site and the CERCLA or RCRA program in general. Experts may be invited to explain the problems associated with releases of hazardous substances and possible remedies for these problems.

# Purpose

Workshops improve the public's understanding of the hazardous substance problem at the site and prevent or correct misconceptions. Workshops also enable DOE staff to identify citizen concerns and to receive citizen comments.

## **Techniques**

Conducting a workshop involves the following process:

Plan the workshop. Decide in advance the minimum and maximum number of participants. If there
are too few, consider holding an informal meeting and postpone the workshop until additional interest
develops. Identify a convenient location and time for the workshop, and set a date that does not
conflict with other important meetings or interests (for example, town council meetings, high school
basketball games).

- Announce the workshop by publishing a notice well in advance (at least 3 weeks) in the local newspapers. Send notice of workshops and registration forms with mailings to all citizens on the site mailing list and distribute posters around town. Provide for multiple registrations on each form to accommodate friends who might also be interested in the workshop. Emphasize that the number of participants is limited and provide a deadline for registration.
- · Cover the following topics:
  - nature of restoration problems
  - methods of containing and cleaning up any release problems, and monitoring the cleanup
  - identification of health or environmental problems
  - method and format for receiving citizen comments on the proposed or ongoing response.

# When to Conduct

Workshops are appropriate for presenting technical information to citizens, such as that contained in the draft CERCLA or the RCRA CMS feasibility study.

# **Accompanying Activities**

Workshops can be conducted before formal public hearings or during public comment periods to give citizens some ideas on developing and presenting testimony. Fact sheets and exhibits can be used at workshops.

## Renefits

Workshops provide more information to the public than is possible through fact sheets or other written materials. Workshops have proven successful in familiarizing citizens with key technical terms and concepts before a public meeting. Workshops also allow two-way communication, making them particularly good for reaching opinion leaders, interest group leaders, and the affected public.

## Limitations

Workshops can reach only a small segment of the affected population, if only a limited number are held.

# APPENDIX B

# RESOURCES FOR PUBLIC PARTICIPATION PERSONNEL AT HAZARDOUS WASTE FACILITIES

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# **DOE AND EPA PUBLIC PARTICIPATION TRAINING PROGRAMS**

• EPA has a number of "off-the-shelf" courses in community relations, public involvement, and media skills. For information on these and other public participation courses, contact:

Susan M. Prestwich, EM-52 Division of Technology Integration and Environmental Education Development FTS 233-7924 (301) 353-7924

- EPA's Office of Solid Waste and Emergency Response (OSWER) offers the following community relations training:
  - Title: "Community Relations in Superfund: Concepts and Skills for Response Staff"
  - Course Goal: To introduce remedial and removal program staff to community relations requirements, including the concepts and skills necessary to successfully implement program activities with a team approach.
  - Brief Description: The course covers concepts and skills to use when working with citizens, local elected officials, the media, responsible parties, and other members of the public. These skills can be useful in holding public meetings, building good media relations, and managing conflict. Practical exercises are used to inform trainees and elicit discussion.

For more information, contact:

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# APPENDIX C

**REFERENCES** 

# APPENDIX C

# REFERENCES

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